

The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

Vol. XLIV.	V	ol.	XI	IV.	1
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VICTORIA, MAY 19TH, 1904.

No. 20.

The British Columbia Gazette.

PUBLISHED EVERY THURSDAY.

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APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE.

HIS HONOUR the Lieutenant-Governor has been pleased to make the following appointments:—

18th May 1904.

18th May, 1904.

The Honourable FREDERICK JOHN FULTON, B.A., K.C., to be *Provincial Secretary and Minister in charge of the Education Department* for the Province of British Columbia.

PROVINCIAL SECRETARY'S OFFICE.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to make the following appointments:—

16th May, 1904.

HERBERT S. CLARK, of Fort Steele, Esquire, to be Deputy Mining Recorder at Fort Steele for the Fort Steele Mining Division.

Sydney Russell Almond, of the City of Grand Forks, Esquire, Mining Recorder, to be Government Agent for the Grand Forks Mining Division, vice Mr. W. G. McMynn, whose jurisdiction is reduced accordingly.

18th May, 1904.

ERNEST T. W. PEARSE, of the City of Kamloops, Esquire, Mining Recorder, to be Returning Officer for the Kamloops Electoral District.

PROCLAMATIONS.

[L.S.] HENRI G. JOLY DE LOTBINIERE, Lieutenant-Governor.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

EDWARD VII., by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come.—Greeting.

A PROCLAMATION.

H. A. MACLEAN,

Deputy Attorney-General. WHEREAS it is advisfollowing polling places in the Kamloops Electoral
District.

Now know ye that, by virtue of the authority contained in the "Provincial Elections Act" (3 & 4 Edward VII., Chapter 17), the Lieutenant-Governor in Council declares that the following Polling Places shall be, and they are hereby established, for the Kamloops Electoral District, namely:—

Baker's House, Savona. Court House, Kamloops. School-house, West side, N. Thompson R. Edward's Creek House, East side. Post Office, Louis Creek. C. P. R. Section House, Ducks. George Spence's House, Shuswap. Town Hall, Grand Prairie. T. W. Smith's House, Tappen Siding. Mill Boarding-house, Kualt. Sullivan's Hotel, Notch Hill. Lake View Hotel, Sicamous. Brown's Store, Salmon Arm. Post Office, Griffin Lake. Post Office, Craigellachie. Jackson's Store, Quilchena. Post Office, Douglas Lake. Town Hall, Glenemma. W. R. McDonald's House, Stump Lake.

In Testimony Whereof, We have caused these Our Letters to be made Patent, and the Great Seal of British Columbia to be hereunto affixed:

WITNESS, The Honourable Sir Henri Gustave Joly De Lotbinière, K.C.M.G., Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this nineteenth day of May, in the year of Our Lord one thousand nine hundred and four, and in the fourth year of Our Reign.

By Command.

FRED. J. FULTON,

Provincial Secretary.

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PROCLAMATIONS.

HENRI G. JOLY DE LOTBINIERE, [L.S.] Lieutenant-Governor.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

EDWARD VII., by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, KING, Defender of the Faith, &c., &c., &c.

To all to whom these presents shall come,—Greeting.

A PROCLAMATION.

CHAS. WILSON, Attorney-General. WHEREAS We have thought fit, by and with the advice Attorney-General. fit, by and with the advice of Our Executive Council of Our said Province of British Columbia, to appoint Monday, the twentythird day of May, instant, a Public Holiday throughout the Province of British Columbia.

Now know ye that We do, for that end publish this Our Royal Proclamation, and do hereby appoint Monday, the twenty-third day of May, A. D. 1904, to be observed throughout the Province of British Colum-

bia as a Public Holiday.

In Testimony Whereof, We have caused these Our Letters to be made Patent and the Great Seal of British Columbia to be hereunto affixed:

WITNESS, the Honourable Sir Henri Gustave JOLY DE LOTBINIÈRE, K.C.M.G., Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twelfth day of May, in the year of Our Lord one thousand nine hundred and four, and in the fourth year of Our Reign.

By Command.

RICHARD McBRIDE,

Provincial Secretary.

[L.S.] HENRI G. JOLY DE LOTBINIÈRE, Lieutenant-Governor.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

EDWARD VII., by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, KING, Defender of the Faith, &c., &c.

To all to whom these Presents shall come,—Greeting.

A PROCLAMATION.

WHEREAS it is pro-H. A. MACLEAN, Deputy Attorney-General. of chapter 40 of the Revised Statutes of British Columbia, intituled the "Cattle Act," that the Acts mentioned in the Schedule to the said Act are repealed, but that such repeal shall not take effect until a day to be fixed by the Lieutenant-Governor in Council by Order in Council, and proclaimed by publication in

the British Columbia Gazette; and Whereas it is further provided by the "Cattle Act" that the Lieutenant-Governor in Council may, by Order in Council, direct that from and after a day to be named in such Order in Council the provisions of the said Act shall come into force in any District, and that every such Order in Council shall be proclaimed by being published in the British Columbia Gazette, in such manner as the Lieutenant-Governor in Council

may appoint; and

Whereas our said Lieutenant-Governor, by and with the advice of his Executive Council, has been pleased to proclaim, by an Order in Council in that behalf, the first day of May, one thousand nine hundred and four, as the day on which the repeal of the Acts mentioned in the Schedule shall take effect, and further to direct that from and after the said first day of May the provisions of the said Act shall come into force in the Districts hereinafter enumerated, and that the said Order in Council shall be proclaimed by being published in one issue of the British Columbia Gazette.

Now Know YE, therefore, that in pursuance thereof, we do hereby proclaim the Acts mentioned in the schedule to the "Cattle Act" as repealed on the first day of May, 1904, and we further proclaim the said Act to be in force from and after the said first day of May, A.D., 1904, in the districts following, namely:-

Saanich Cattle District, being the territory comprised within the Saanich Electoral District.

Esquimalt Cattle District, being the territory comprised within the Esquimalt Electoral District.

Cowichan Cattle District, being the territory comprised within the Cowichan Electoral District.

The Islands Cattle District, being the territory comprised within The Islands Electoral District.

Newcastle Cattle District, being the territory comprised within the Newcastle Electoral District.

Alberni Cattle District, being the territory comprised within the Alberni Electoral District.

Comox Cattle District, being the territory comprised

within the Comox Electoral District.

Delta Cattle District, being the territory comprised within the Delta Electoral District.

Chilliwhack Cattle District, being the territory comprised within the Chilliwhack Electoral District.

Dewdney Cattle District, being the territory comprised within the Dewdney Electoral District.

Richmond Cattle District, being the territory comprised within the Richmond Electoral District.

Atlin Cattle District, being the territory comprised within the Atlin Electoral District.

Skeena Cattle District, being the territory comprised within the Skeena Electoral District.

Cariboo Cattle District, being the territory com-

prised within the Cariboo Electoral District.

Lillooet Cattle District, being the territory comprised within the Lillooet Electoral District.

Yale Cattle District, being the territory comprised

within the Yale Electoral District. Kamloops Cattle District, being the territory com-

prised within the Kamloops Electoral District. Okanagan Cattle District, being the territory com-

prised within the Okanagan Electoral District.
Similkameen Cattle District, being the territory comprised within the Similkameen Electoral District.

Greenwood Cattle District, being the territory comprised within the Greenwood Electoral District.

Grand Forks Cattle District, being the territory comprised within the Grand Forks Electoral District. Revelstoke Cattle District, being the territory comprised within the Revelstoke Electoral District.

Slocan Cattle District, being the territory com-

prised within the Slocan Electoral District.
Ymir Cattle District, being the territory comprised

within the Ymir Electoral District.

Kaslo Cattle District, being the territory comprised within the Kaslo Electoral District.

Columbia Cattle District, being the territory comprised within the Columbia Electoral District.

Cranbrook Cattle District, being the territory comprised within the Cranbrook Electoral District.

Fernie Cattle District, being the territory comprised within the Fernie Electoral District.

In Testimony Whereof, We have caused these Our Letters to be made Patent and the Great Seal of Our said Province to be hereunto affixed:

WITNESS, The Honourable Sir Henri Gustave JOLY DE LOTBINIÈRE, K.C.M.G., Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this 28th day of April, in the year of Our Lord one thousand nine hundred and four, and in the fourth year of Our Reign.

By Command.

RICHARD McBRIDE, Provincial Secretary.

[L.S.] HENRI G. JOLY DE LOTBINIÈRE, Lieutenant-Governor.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

EDWARD VII., by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, KING, Defender of the Faith, etc., etc., etc.

To all to whom these Presents shall come.—Greeting.

A PROCLAMATION.

H. A. MACLEAN,
Deputy Attorney-General. WHEREAS it is provided by section 5 of an Act passed by the Legistature of British Columbia in the Session held in the third and fourth years of Our reign, intituled "An Act respecting the Official Map of a portion of Comiaken District," that this Act shall not come into force until a day to be fixed by proclamation of the Lieutenant-Governor, published in the British Columbia Gazette, and

Whereas our said Lieutenant-Governor, by and with the advice of the Executive Council, has been pleased to declare, by an Order in Council in that behalf, the thirtieth day of June, one thousand nine hundred and four, as the day on which the said Act shall come into force:

Now know ye, therefore, that in pursuance thereof we do here- by proclaim the said Act to be in force on and from the thirtieth day of June, one thousand nine hundred and four.

In Testimony Whereof, We have caused these Our Letters to be made Patent and the Great Seal of Our said Province to be hereunto affixed:

WITNESS, the Honourable SIR HENRI GUSTAVE JOLY DE LOTBINIÈRE, K.C.M.G., Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twenty-eighth day of April, in the year of Our Lord one thousand nine hundred and four, and in the fourth year of Our Reign.

RICHARD McBRIDE, Provincial Secretary.

PROVINCIAL SECRETARY.

PUBLIC NOTICE is hereby given that, under the provisions of the "Companies Act, 1897, His Honour the Lieutenant-Governor, by Order in Council dated the 27th day of April, 1904, has approved of the change of the corporate name of the "Urquhart Mills, Limited," to that of the "Vancouver Lumber Company, Limited."

RICHARD McBRIDE,

Provincial Secretary.

Provincial Secretary's Office, 27th April, 1904.

By Command.

ap28

PUBLIC NOTICE is hereby given that, under the provisions of the "Companies Act, 1897," His Honour the Lieutenant-Governor, by Order in Council dated the 27th day of April, 1904, has approved of the change of the corporate name of the "Burdick, Wright and Company, Limited," to that of "Wright, Cannon and Company, Limited."

RICHARD McBRIDE,

Provincial Secretary.

Provincial Secretary's Office, 27th April, 1904.

ap28

AMENDED NOTICE.

PUBLIC NOTICE is hereby given that, under the provisions of the "Companies Act," Chap. 21, C. A. 1888, His Honour the Lieutenant-Governor, by Order in Council dated the 16th day of March, 1904, has approved of the change of the corporate name of the "Palace Clothing House Company, Limited Liability," to that of "Kilroy, Morgan Company, Limited Liability."

RICHARD McBRIDE,

Provincial Secretary.

Provincial Secretary's Office, 27th April, 1904.

ap28

ARMY ORDER.

Special.

WAR OFFICE, 14th April, 1904.

The following instructions are promulgated to the Army by direction of the Army Council:—

"THE ARMY JOURNAL OF THE BRITISH EMPIRE."

1. The Army Council have approved of the institution of a military publication to be called *The Army Journal of the British Empire*.

2. The journal is intended to deal with subjects of a professional and scientific nature, to encourage the study of military science and history, to circulate information on military matters, and to promote as far as possible a knowledge of the principles of Imperial defence amongst all ranks and all arms of the military forces of the Crown.

3. The Army Council hope and confidently anticipate that the journal will receive the fullest support from the entire British Forces throughout the Empire.

4. Officers and soldiers of all services on the active, reserve, or retired list of the military forces of the letters (or printed) to avoid mistakes.

Crown in any part of the British Empire are invited to submit articles for insertion in the journal. Special articles by eminent civilian writers will also be published from time to time.

5. No payment for contribution will be made, but prizes will be granted from time to time for essays and articles on special subjects. Instructions regarding these prizes will be promulgated in the first number of the journal.

6. The following suggestions are given as a general guide to the nature of some of the subjects that might

be dealt with by contributors:-

(a.) The discussion of new theories, discoveries, or experiences in military matters; records of the progress of military sciences in British and foreign armies; historical memoirs or reviews; translations of, and extracts from British and foreign military publications, provided that the necessary sanction for such translations and extracts has been previously obtained. Reports on foreign armies and expeditions; campaigning experiences and reports on special expeditions and journeys undertaken by British officers and men. Information regarding stations at home and abroad, with respect to climate, clothing, accommodation, currency and other local conditions which may be useful to officers and men quartered at, or proceeding to such stations, &c., &c.

(b.) Reports on the results of various experiments in administration, organisation, education, training, arms, equipment; staff rides, regimental tours, manœuvres, and other instructional operations and exercises of special interest, winter essays and lectures of exceptional merit, &c., &c., provided they are submitted, in the case of officers and soldiers on the active list, through the usual official channel.

All contributions may, when necessary, be accompanied by a limited number of illustrations, plans,

diagrams or photographs.

7. The journal will be published monthly.

The annual subscription will be 10s. 6d., exclusive of postage. The price of a single copy will be 1s.,

exclusive of postage.

The date of issue of the first number of the journal, and the name of the publisher and his agents at home and abroad from whom it may be purchased, either directly or through any bookseller, will be notified in a subsequent Army Order and announced in the Press.

Remittances should not in any case be sent to the War Office.

8. All contributions submitted for acceptance should be signed by the contributor, who, unless a civilian, should also give his rank, the regiment or corps in which he is serving or has served, and the appointment, if any, that he holds or has held in the military forces of the Crown, together with his postal address. In the case of non-commissioned officers and men, their regimental or corps number should also be given.

Contributors are requested to state, when forwarding their contributions, whether they wish their names to be published or not. Should they prefer their names to be withheld, the authorship of the contribution

will be treated as confidential.

Anonymous contributions will be ignored.

All contributions (except as provided in paragraph 6 (b.) may be sent direct to the War Office (see also paragraph 17).

- 9. Criticism of official measures or regulations, matters of discipline, and other kindred subjects, are not within the scope of the journal, nor can contributions of a personal nature be accepted.
- 10. Letters commenting on articles in previous numbers of the journal will, if considered suitable, be inserted.
- 11. No responsibility will be accepted for statements contained in any contribution which a contributor may submit.
- 12. Contributions which are found unsuitable for insertion in the journal will only be returned to the sender, provided that a request to that effect accompanies such contribution; but no responsibility can be accepted for the loss of, or damage to, MSS., illustrations, drawings, &c. Although the journal may not appear for a few months, proposed contributions will be gladly received at once, so that material for the first issues may be arranged forthwith.
- 13. All MSS. should be on one side only of the page. It should by preference be type-written, but, if not, all proper names should be written in capital letters (or printed) to avoid mistakes.

14. Unless objection is expressly stated by the contributor, the right will be reserved of inserting summaries or extracts from articles submitted.

15. The source from which all non-original contri-

butions have been obtained should always be stated. 16. Ordinary articles should not as a rule exceed

6,000 words, with three or four illustrations, plans, &c. 17. All contributions should be addressed to the Chief of the General Staff, War Office, 68, Victoria Street, London, S. W., the words "Army Journal" being written on the left-hand top corner of the envelope.

By order of the Army Council,

my12

EDW. WARD.

NOTICE is hereby given that the Sittings of the Supreme Court, as a Court of Assize, Nisi Prius, Oyer and Terminer, and General Gaol Delivery, fixed to be held at the Town of Clinton on the 25th day of May, 1904, is cancelled.

By Command.

RICHARD McBRIDE,

Provincial Secretary.

Provincial Secretary's Office, 5th May, 1904.

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PROVINCIAL SECRETARY'S OFFICE,

16th May, 1904. IS HONOUR the Lieutenant-Governor in Council has been pleased to cancel the appointment of Constable F. R. Morris as Deputy Mining Recorder at Cranbrook.

PUBLIC NOTICE is hereby given that, under the provisions of the "Companies Act, 1897," His Honour the Lieutenant-Governor, by Order in Council dated the 16th day of May, 1904, has approved of the change of the corporate name of "J. W. Mellor & Co., Limited," to that of "The Melrose Co., Limited."

RICHARD McBRIDE,

Provincial Secretary.

Provincial Secretary's Office, 16th May, 1904.

> PROVINCIAL SECRETARY'S OFFICE, 16th May, 1904.

OTICE is hereby given that the offices of the Provincial Government hitherto established at Fort Steele have been removed from that town to the town of Cranbrook.

PART IV., "WATER CLAUSES CONSOLIDATION ACT, 1897."

(1.) This is to certify that the "Nanaimo Electric Light, Power and Heating Company, Limited Liability," granted under the provisions of the "Nanaimo Electric Light, Power and Heating Company's Act, 1898," the like powers, privileges and priorities as a Power Company duly incorporated in compliance with the provisions of Part IV. of the "Water Clauses Consolidation Act, 1897," has submitted its undertaking to the Lieutenant-Governor in Council for approval, and that the said undertaking, as shewn by the documents and plan filed, has been approved, and that the same is as follows:

To exercise the corporate powers of a power company upon the lands on the north side of the Millstone River between Block X., Newcastle Town, Vancouver Island, and a point on the boundary line of the City of Nanaimo where it crosses the Millstone River at Block XV., Newcastle Town, and also, so far as the supply of power is concerned, within the City of Nanaimo and a radius of fifteen miles therefrom, as authorised by the "Nanaimo Electric Light, Power

and Heating Company's Act, 1898. That for the purpose of generating power, the Company has applied for two thousand inches of water to be taken from the said river, such water to be diverted from the river at a point two hundred yards below the bridge on the Nanaimo-Wellington Road, and to be conveyed from such point of diversion by a ditch or flume and pipe-line along the north side of the river a distance of six thousand five hundred feet, more or less, to the power-house, at a difference in altitude between the point of diversion and the point where the water will be returned to the stream of one hundred and sixty-seven feet.

To acquire land as a site for a power station of about one hundred feet by fifty feet upon the eastern boundary of Lot XXIV., Newcastle Town, and land as a

right of way of about ten to fifteen feet in width along the line of the intended flume. To erect a power house of the requisite dimensions, and to construct a flume not exceeding five feet in width and three feet six inches in depth and approximating four thousand feet in length, to connect with a pipe which will deliver the water under pressure to a wheel of modern type with adequate power for the operation of dynamos of sufficient capacity to generate electricity to meet the requirements of the business of the Company in the city of Nanaimo and vicinity

(2.) And this is further to certify that the estimated cost of the undertaking and works, including water and lands to be purchased, the construction and operation whereof is to be presently undertaken by the Company, is from fifteen thousand to twenty thousand

dollars.

(3.) And this is further to certify that the time within which the said undertaking and works are to be commenced is fixed at two months from the date hereof, and the time within which the proposed undertaking shall be in operation is fixed at twelve months from the date hereof.

Dated this 19th day of May, 1904.

CHARLES WILSON,

my19

Clerk of the Executive Council.

WRITS.

[L.S.]

H. G. JOLY DE LOTBINIERE.

EDWARD VII., by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Kamloops Electoral

WE command you that, notice of the time and place of Election being duly given, you do cause Election to be made according to law of One Member to serve in the Legislative Assembly of British Columbia for the Kamloops Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the thirtieth day of May, instant, and do cause the name of such Member, when so elected, to be certified to the Deputy Provincial Secretary, at the City of Victoria, on or before the thirtieth day of June next, the Election so made, distinctly and openly under your seal duly endorsed upon this Our Writ.

TESTIMONY WHEREOF We have caused these Our Letters to be made Patent under the Great Seal of Our Province of British Columbia. WITNESS The Honourable Sir Henri G. Joly DE LOTBINIÈRE, K. C. M. G., at Our Government House, this eighteenth day of May, A.D. 1904.

By Command.

A. CAMPBELL REDDIE,

my19

Deputy Provincial Secretary.

ATTORNEY-GENERAL.

TERRITORIAL JURISDICTION OF CHIEF CONSTABLES.

AMENDED NOTICE.

DEFINED BY AUTHORITY OF SECTION 3, "POLICE AND PRISONS REGULATION ACT, 1904."

- 1. Kootenay Police District; headquarters, Nelson. The Greenwood, Grand Forks, Revelstoke, Slocan, Ymir, Kaslo, Nelson City, Rossland City and Columbia Electoral Districts.
- 2. South-East Kootenay Police District; head-quarters, Fernie. The Cranbrook and Fernie Electoral Districts.
- 3. Vernon Police District; headquarters, Vernon. The Okanagan Electoral District, and all that portion of the Similkameen Electoral District lying to the east of the 120th Meridian.
- 4. Kamloops Police District; headquarters, Kamloops. The Kamloops Electoral District, and all that portion of the Similkameen Electoral District lying to the west of the 120th Meridian.

5. Yale Police District; headquarters, Ashcroft. The Lillooet and Yale Electoral Districts.

6. Cariboo Police District; headquarters, Barker-

ville. The Cariboo Electoral District.
7. Westminster Police District; headquarters, New Westminster. The Delta, Chilliwhack, Dewdney and New Westminster City Electoral Districts.

Delta Districts bendanarters, Van-

8. Vancouver Police District; headquarters, Vancouver. Vancouver City and Richmond Electoral Districts and Comox Electoral District (excepting that part which is situated on Vancouver Island) and Texada Island.

9. Skeena Police District; headquarters, Port Simp-The Skeena Electoral District.

10. Atlin Police District; headquarters, Atlin. The

Atlin Electoral District.

11. Victoria Police District; headquarters, Victoria. Vancouver Island and the Islands adjacent thereto.

AGRICULTURE.

EXTENSION OF TIME FOR IMPORTATION OF NURSERY STOCK.

HE following copy of Order in Council is published for general information:

"AT THE GOVERNMENT HOUSE AT OTTAWA,

"the 30th day of March, 1904.

"THE GOVERNOR-GENERAL IN COUNCIL.

"Whereas representations have been made, having in view the best interests of the fruit-growing industry in the Province of British Columbia, urging an extension of fifteen days to the time during which nursery stock from the United States, Japan and Australia may be imported into British Columbia, and it is con-

sidered advisable to grant such extension:
"Therefore, the Governor-General in Council is pleased to order that the Order in Council of the 15th January, 1903, by which nursery stock was permitted to enter Vancouver, in the Province of British Columbia, during the winter months only from the 15th October to the 15th April, shall be and is hereby amended by extending the time from the 15th October to the 1st day of May.

(Signed) "JOHN J. McGler, "Clerk of the Privy Council."

"The Honourable the Minister of Agriculture."

Note.—In granting this extension of time the Dominion Government expressly disclaims any responsibility for injury resulting from fumigation by their officers by reason of the lateness of the season.

> J. R. ANDERSON, Deputy Minister of Agriculture.

Office of the Board of Horticulture,

ap21

Department of Agriculture, Victoria, B.C., 20th April, 1904.

OTICE is hereby given that the persons hereinafter named have been incorporated as the White Valley Creamery Association, to carry on business as provided by Section 15 of the Farmers' Institutes and Co-operation Act, 1897 :-

R. Gillespie, John Genier, John Dailey, G. Leger, C. Christian, Oliver Bonnevile, C. Bonneau, Thos. H. Butters, C. Quesnell, T. A. Norris.

> J. R. ANDERSON, Deputy Minister of Agriculture.

Department of Agriculture, Victoria, B. C., 20th April, 1904.

ap21

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NOTICE.

FARMERS' INSTITUTES AND CO-OPERATION ACT.

O^N the petition of Edmund Bell and others, in conformity with the provisions of the "Farmers' Institutes and Co-operation Act," I hereby authorise the organisation of a Farmers' Institute in the District of North Vancouver, and in accordance with the provisions of the said Act I appoint that the first meeting, for the purpose of organisation, shall be held on Monday the 6th of June, 1904, at the Assembly Hall, North Vancouver.

J. R. ANDERSON,

Deputy Minister of Agriculture.

Department of Agriculture, Victoria, B. C., April 28th, 1904. LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT. TOTICE is hereby given that the under-mentioned

tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

GROUP 1.

Lot 3,176.—B. C. Collieries Company, Limited, coal licence No. 571, dated 19th May, 1902.

3,177.—B. C. Collieries Company, Limited, coal licence No. 572, dated 19th May, 1902.

3,178.—B. C. Collieries Company, Limited, coal licence No. 569, dated 19th May, 1902.

3,179.—B. C. Collieries Company, Limited, coal licence No. 570, dated 19th May, 1902.

3,180.—B. C. Collieries Company, Limited, coal

licence No. 567, dated 19th May, 1902. 3,181.—B. C. Collieries Company, Limited, coal licence No. 568, dated 19th May, 1902.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

ap28 Victoria, B. C., 28th April, 1904.

PUBLIC HIGHWAY—COWICHAN DISTRICT.

VOTICE is hereby given that the following highway is hereby established viz:

way is hereby established, viz.:-Commencing at a point where the Duncans and Cowichan Lake Road crosses the west boundary of Frank Green's land, being Lot 16, Cowichan Lake District; thence due south along the said boundary to the north bank of the Cowichan River; again commencing on the south bank of the Cowichan River, at its intersection with the east boundary of Lot 12; thence due south along said boundary and through Lot 48 to the boundary of Block 25, being a distance of 46 chains, more or less, and having a width of 20 feet measured to the west of said line.

> W. S. GORE, Deputy Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., 6th May, 1904.

my12

CLAYOQUOT DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land situated in Cl tracts of land, situated in Clayoquot District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:

Lots 623 and 624.—W. A. Peters, timber leases dated 30th October, 1903.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B.C., 12th May, 1904.

my12

YALE DIVISION OF YALE DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in Yale Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. W. Burr, Esq., Assistant Commissioner of Lands and Works, Ashcroft, B. C.:-

GROUP ONE.

Lot 225.—Estate of late Bishop Sillitoe (transfer of Pre-emption Record No. 271), dated 18th December, 1869.

251.—"Tempest Fraction" Mineral Claim.

252.—Chas. Johnston, Pre-emption Record No. 408 (Nicola office), dated 12th September, 1899.

253.—G. Murdock, application to purchase dated 12th September, 1903.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE. Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 12th May, 1904. my12

KAMLOOPS DIVISION OF YALE DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in Kamloops Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of G. C. Tunstall, Esq., Assistant Commissioner of Lands and Works, Kamloops:

GROUP 1.

" 838.—"Kinlaugh Frac." Mineral Claim. Lot 834.—"Hawthorne"

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 12th May, 1904. my12

NOTICE.

PUBLIC HIGHWAY—NEW WESTMINSTER DISTRICT.

OTICE is hereby given that the public highway established by notice dated 11th September, 1902, is hereby rescinded, and a public highway 66 feet in width is established in lieu thereof as follows:—

Commencing at a point on the south boundary of the Keith Road 1,020 feet west of the eastern boundary of Lot 272, Group 1, New Westminster District; thence south 46° 45′ west 1,390 feet; thence south 33° 30′ west 1,260 feet, more or less, to the waters of Burrard Inlet, the said line being the eastern boundary of the road allowance.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 28th April, 1904. ap28

NOTICE.

TENDERS FOR TIMBER LIMITS.

SEALED TENDERS will be received by the undersigned up to noon of Wednesday, 8th June, 1904, from any person who may desire to obtain a lease, under the provisions of section 42 of the "Land Act," for the purpose of cutting timber therefrom, of a timber limit situated on Vancouver Island, known as Lots 623 and 624, Clayoquot District, containing in the aggregate 11,434 acres.

The competitor offering the highest cash bonus will be entitled to a lease of the limits for a term of twenty-

Each tender must be accompanied by a certified cheque, made payable to the undersigned, to cover the amount of the first year's rental (\$2,863.50), and the amount of bonus tendered, and also a certified cheque for \$4,621.25, being the cost of cruising and surveying the limits. The cheques will be at once returned to unsuccessful competitors.

W. S. GORE,

Deputy Commissioner of Lands and Works. Lands and Works Department, Victoria, B. C., 18th May, 1904. my19

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in West Kootenay District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of E. E. Chipman, Esq., Assistant Commissioner of Lands and Works, Kaslo, B C .:

GROUP UNE.

Lot 3,631a.—"Archie Fraction" Mineral Claim.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 28th April, 1904. ap28

NOTICE TO CONTRACTORS.

SEALED TENDERS, endorsed "Tender for Schoolhouse," will be received by the undersigned un to noon of Saturday, the 21st May, 1904, for the erection and completion of a one-room frame school-house and repairing the present building at Westminster Junction, New Westminster District, B. C.

Plans, specifications, forms of tender and contract may be seen on and after the 2nd May, 1904, at the offices of the Government Agent, New Westminster; of the Provincial Timber Inspector, Vancouver; of M. Simpson, Esq., Secretary of the School Board, Coquitlam, and at the Lands and Works Department, Vic-

Tenders will not be considered unless made upon the printed forms supplied for the purpose, and the agreement to execute a bond appended to the form of tender is duly signed by the contractor himself and two responsible sureties, residents of the Province, in the penal sum of \$400 for the faithful performance of the work.

The lowest or any tender not necessarily accepted. W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 27th April, 1904. ap28

EAST KOOTENAY DISTRICT, SOUTH DIVISION.

NOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. F. Armstrong, Esquire, Assistant Commissioner of Lands and Works, Fort Steele:--

GROUP 1.

Lot 6,117.—Samuel Cadieux, Pre-emption Record No. 655, dated 18th April, 1900.

" 6,251.—Chas. L. Smith, Pre-emption Record No. 694, dated 21st September, 1900.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 7th April, 1904. ap7

OSOYOOS DIVISION OF YALE DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

GROUP ONE.

Lot 1,064.—"Smilax Fraction" Mineral Claim.
1,069.—"Defiance Fraction"

1,095.—"African Farm"

2,652.—"Chas. A. Hagleberg, Pre-emption Record No. 2,585, dated 12th Novem-

ber, 1897. 2,890.—Fred H. Latimer, application to purchase dated 23rd September, 1903. 2,891.—J. M. Robinson, Pre-emption Record

No. 3,887, dated 19th September, 1902.

2,892.—C. J. Thomson, Pre-emption Record
No. 4,330, dated 21st March, 1904.

2,894.—James A. Darke, Pre-emption Record
No. 3,525, dated 26th June, 1901.

2,895.—S. D. Short, Pre-emption Record No.

4,067, dated 19th June, 1903. 2,896.—R. H. Short, Pre-emption Record No. 4,068, dated 19th June, 1903. 2,983.—John Miller, Pre-emption Record No.

2,791, dated 29th December, 1898.

3,009.—Robert Clark, Pre-emption Record No. 2,551, dated 20th September, 1897. 3,107.—Albert Dalrymple, Pre-emption Record

No. 3,403, dated 4th February, 1901. 3,233.—Wallace B. McDougall, Pre-emption Record No. 3,146, dated 18th April, 1900.

3,312.—J. N. Short, Pre-emption Record No. 4,069, dated 19th June, 1903

E. $\frac{1}{2}$ of S. E. $\frac{1}{4}$ Sec. 30, S. W. $\frac{1}{4}$ Sec. 29, W. $\frac{1}{2}$ of S. E. $\frac{1}{4}$ Sec. 29, Township 45.—Napoleon Bassette, Pre-emption Record No. 2,667, dated 10th May, 1898.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 12th May, 1904. my12

WEST KOOTENAY DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of R. A. Renwick, Esquire, Assistant Commissioner of Lands and Works, Nelson, B. C.:-

GROUP 1.

Lot 1,373.—"Neenah"

1,374.—"Neenah Fraction"
4,948.—A. Foreland 4,948.—A. Forsland, Pre-emption Record No. 148, dated 26th August, 1902.

5,920.—Andrew McCoy, Pre-emption Record No. 317, dated 13th May, 1895. 6,301.—John E. Annable, S. A. W. Grant (H. Wingfield scrip), 27th February, 1904.

6,304.—Jno. Ostin, Pre-emption Record No. 601, dated 16th June, 1902.

6,305.—John Lindblad, Pre-emption Record No.

588, 4th December, 1901. 6,306.—Nels. I. Hokans, Pre-emption Record No. 628, dated 5th May, 1903.

6,307, 6,307A.—Andrew J. Lindblad, Pre-emption Record No. 652, dated 9th November, 1903.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 12th May, 1904.

my12

NOTICE TO CONTRACTORS.

CEALED TENDERS, endorsed "Tender for schoolhouse," will be received by the undersigned up to noon of Monday, the 23rd May, 1904, for the erection and completion of a two-room frame school-house at

Michel, East Kootenay, B. C. Plans, specifications, forms of tender and contract may be seen on and after the 4th May, 1904, at the offices of Lestock R. Forbes, Esq., S. M., Fernie; of R. L. Henderson, Esq., Secretary of the School Board, Michel, and at the Lands and Works Department,

Victoria, B. C.

Tenders will not be considered unless made upon the printed forms supplied for the purpose, and the agreement to execute a bond appended to the form of tender is duly signed by the contractor himself and two responsible sureties, residents of the Province, in the penal sum of \$750, for the faithful performance of the work.

The lowest or any tender not necessarily accepted.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B. C., 29th April, 1904.

my5

RESERVE.

OTICE is hereby given that all the unappropriated Crown lands situated within the boundaries of the following areas are hereby reserved from sale or other disposition, excepting under the provisions of the mining laws of the Province, for two years from the date hereof, to enable the Island Power Company Limited, to select therefrom timber limits for wood pulp and paper manufacturing purposes, as provided by an agreement bearing date the 10th day of May, 1904, viz.:

Area No 1.—All the land situate at Port Neville lying west of the 126th Meridian between Sunder-

land Channel and Port Neville.

Area No. 2.—That portion of Thurlow Island extending six miles eastward from the westerly end of

Thurlow Island.

Area No. 3.—Commencing at a point three miles west of Chatham Point; thence westerly along the southerly shore of Johnstone Strait two miles and a half; thence south three miles; thence east two miles and a half; thence north to place of beginning.

Area No. 4—Beginning at Beaver Inlet and extending orthnerly along the westerly shore of Loughborough

Inlet a distance of three miles; thence in a northwesterly direction a distance of three miles; thence southerly three miles; thence easterly three miles to point of commencement.

Area No. 5.—All the lands situate on McBride's Bay at the head of Loughborough Inlet, and being three miles wide and extending north a distance of three

Area No. 6.—All the lands lying at the head of Phillips Arm, and being two miles wide and extending

in a north-westerly direction a distance of four miles.

Area No. 7.—All the lands lying west of Timber Limit
No. 110 and north of the fiftieth parallel, beginning at Upper Campbell Lake and extending in a westerly direction along the said parallel a distance of six miles; thence in a northerly direction a distance of six miles; thence in an easterly direction six miles; thence in a southerly direction six miles to the place

Area No. 8.—All that territory not included in the E. & N. Railway Co.'s Land Grant adjoining each side of Buttles Lake and its tributaries, extending back two miles on each side of Buttles Lake and half a mile on

each side of the tributaries.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department, Victoria, B. C., 10th May, 1904.

my12

OSOYOOS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

GROUP ONE.

999.—" Billy Fraction"

,030.—M. D. William 919.—"Jubilee"

2,030.—M. D. White, application to purchase. 2,550.—James B. Bruce, Pre-emption Record No. 2,908, dated 5th July, 1899.

3,091.—John Burnett, Pre-emption Record No. 3,654, dated 19th November, 1901.

3,101.—S. Rayburn, Pre-emption Record No.

3,138, dated 11th April, 1900.

3,133.—Wm. Wilson, Pre-emption Record No.
2,887, dated 7th June, 1899.

3,263.—"Honeysuckle" Mineral Claim.

Sec. 17, Township 23.—J. B. McKinlay, Pre-emption Record No. 2,349, dated 22nd June, 1896.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 7th April, 1904.

ap7

NEW WESTMINSTER DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situate in New Workship to Di tracts of land, situate in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of D. Robson, Esq., Assistant Commissioner of Lands and Works, New Westminster:

GROUP 1.

Lot 2,089.—Farquhar McRae, Pre-emption Record No. 1,710, dated 29th October, 1901.

2,090.—Farquhar McRae, application to pur-

chase dated 16th April, 1903. 2,091.—Michael Murphy, Pre-emption Record No. 1,375, dated 21st May, 1892.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department,

Victoria, B.C., 12th May, 1904.

my12

CARIBOO DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in Cariboo District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of John Bowron, Esquire, Assistant Commissioner of Lands and Works, Barkerville:-

Lot 497.—Benjamin Franklin, Pre-emption Record No. 408, dated 17th October, 1901.

498.—Benjamin Franklin, lease dated 13th June, 1902.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

> W. S. GORE, Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B. C., 21st April, 1904. ap21

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of E. E. Chipman, Esquire, Assistant Commissioner of Lands and Works, Kaslo:

GROUP 1.

Lot 4,875.—"C. P. R." Mineral Claim. 6,280.—Samuel Luffman, timber lease dated 9th July, 1903.

6,281.—Samuel Luffman, timber lease dated 9th July, 1903.

6,302.—Norman S. Monroe, Pre-emption Record

No. 474, dated 4th October, 1899. 6,303.—Joseph F. Thompson, Pre-emption Record No. 12, dated 20th September, 1901.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B.C., 12th May, 1904. my12

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in West V trict, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of R. A. Renwick, Esquire, Assistant Commissioner of Lands and Works, Nelson:

GROUP ONE.

Lot 5,076.—John Kay, Pre-emption Record No. 573, dated 23rd May, 1901.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works

Lands and Works Department, Victoria, B. C., 7th April, 1904. ap7

EAST KOOTENAY DISTRICT.

OTICE is hereby given that the under-mentioned tract of land, situated in the East Kootenay District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. E. Griffith, Esq., Assistant Commissioner of Lands and Works, Golden:

GROUP ONE.

Lot 5,109.-C. A. Watt, application to purchase dated 19th October, 1903.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B. C., 12th May, 1904. my12

LANDS AND WORKS.

SAYWARD DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in Sayward District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:—

Portion of S.W. 4 Sec. 34, Cortes Island.

N. ½ of S.W. ¼ Sec. 16. S.W. ¼ of S.W. ¼ Sec. 16. Frac. S.E. ¼ of S.E. ¼ Sec. 17, Cortes Island, Horace Heay, Pre-emption Record No. 1,375, dated 17th June, 1895.

Frac. N.E. 4 of N.E. 4 Sec. 8.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department, Victoria, B. C., 12th May, 1904.

my12

NOTICE TO CONTRACTORS.

Industrial School, Vancouver.

EALED TENDERS, indorsed "Tender for Industrial School," will be received by the undersigned up to noon of Thursday, the 26th May, 1904, for the erection and completion of certain buildings at the Industrial School at Vancouver, B. C.

Drawings, specifications, contract and forms of tender may be seen on and after the 12th May, 1904, at the offices of T. E. Julian, Esq., Vancouver, and the Government Agent, New Westminster, and at the Lands and Works Department, Victoria.

No tender will be considered unless made upon the

form provided for the purpose, and accompanied by a cash deposit of, or certified cheque drawn upon some chartered bank in the Province made payable to the undersigned for, the sum of five hundred dollars, as security for the due fulfilment of the contract, which shall be forfeited if the party tendering decline to sign the contract when called upon to do so, or if he fail to complete the work contracted for. The cheques of unsuccessful tenderers will be returned to them upon the execution of the contract.

The lowest or any tender not necessarily accepted.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B. C., 6th May, 1904.

my12

EAST KOOTENAY DISTRICT, SOUTHERN DIVISION.

OTICE is hereby given that the under-mentioned tracts of land, situated in the Southern Division of East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of J. F. Armstrong, Esq., Assistant Commissioner of Lands and Works, Fort Steele:—

GROUP ONE.

Lot 4,142.—A. Good, application to purchase dated

2nd February, 1903. 6,261.—R. W. Wood, application to purchase by Gazette notice dated 4th March, 1904.

6,414.—"Mountain Goat" Mineral Claim.

6,415.—"Minion" 11 6,416.—"Moyie Fraction"

6,417.—"St. Elmo Fraction" 6,418.—"St. George"

6,419.—"St. Anthony Fraction" 6,420.—"Cando Fraction"

6,543.—R. M. Anderson, application to purchase dated 4th December, 1903.

6,564.—"Fra Diavolo" Mineral Claim. 6,565.—"Faust"

11 6,566.—"St. Paul"

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B. C., 12th May, 1904.

my12

KAMLOOPS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in Kamloops Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Geo. Murray, Esquire, Assistant Commissioner of Lands and Works, Nicola, B. C.:—

GROUP 1.

Lot 1,212.—J. E. Bate, application to purchase dated 1st December, 1903.

1,215.—David Dodding, application to purchase

dated 2nd September, 1903. 252 (Yale Division of Yale District).—Charles Johnston, Pre-emption Record No. 408, dated 12th September, 1899.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B. C., 12th May, 1904.

my12

EDUCATION.

EDUCATION OFFICE, May 16th, 1904.

THE Honourable the Council of Public Instruction has been pleased to make the following appointments under the "Public Schools Act, 1891": ments under the "Public Schools Act, 1891"

ARGUE, W. P., B.A., CHURCH, J. W., B.A., EATON, F. H., M.A., PAUL, E. B , M.A., SHAW, J. C., M.A., WILSON, D., B.A.,

to be Examiners to act with the Superintendent of Education at the examination of the Public School Teachers for 1904.

The Council of Public Instruction has also been pleased to appoint Messrs. A. C. Stewart and J. S. GORDON, Public School Inspectors, to be Sub-Examiners to take charge of the examination centres at Chilliwhack and at Vernon, respectively, and to mark candidates in reading.

ALEXANDER ROBINSON,

Superintendent of Education.

my19

TEACHERS' EXAMINATION.

JULY, 1904.

OTICE is hereby given that the annual examination of candidates for certificates of qualification to teach in the Public Schools of this Province will be held as follows, commencing on Monday, July 4th, 1904, at 8:45 A.M.:-

Victoria	In High School Building.
Vancouver	In High School Building.
Nanaimo	In High School Building.
New Westminster	In High School Building.
Nelson	In High School Building.
Rossland	In High School Building.
Grand Forks	In Public School Building.
Vernon	In High School Building.
Chilliwhaek	
Cumberland	In Public School Building.

Each applicant must forward a notice, thirty days before the examination, stating the class of certificate for which he will be a candidate, and at which of the above-named places he will attend.

Every notice of intention to be an applicant must be accompanied with satisfactory testimonial of moral

character. A fee of \$5.00 must also be forwarded with each application.

Candidates are notified that all the above requirements must be fulfilled before their applications can be filed.

The examination shall be conducted according to the following schedule:—

SCHEDULE—TEACHERS' EXAMINATION, 1904.

	Date.	Subject.	Forenoon.	Subject.	Afternoon.
Jul	y 4th, Monday .	British History	9 to 11	English Grammar	1 to 3
11	5th, Tuesday .	Arithmetic	9 to 11:30 9 to 12	Composition and Rhetoric	1 to 3 1 to 3
11	6th, Wed'day.	Algebra	9 to 12	Canadian History	1 to 3
11	7th, Thursday	Geometry	9 to 12	Geography	3 to 4
11	8th, Friday	English Literature		Book-keeping	1 to 4
11	9th, Saturday	Latin	9 to 12	Physiology Botany Chemistry	11 to 3
#	11th, Monday.	Physical Science	9 to 11	* Reading	I to

* The Examiners will give special attention to this subject.

Note.—Candidates will not be required to pass a formal examination in Spelling, but lack of proficiency in this subject will affect the percentage awarded in each subject of examination.

ALEXANDER ROBINSON,

GREAT REPUBLIC MINERAL CLAIM.

SITUATE IN THE SIMILKAMEEN MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—COPPER MOUNTAIN.

MAKE NOTICE that I, John P. McLeod, Free Miner's Certificate No. B80,240, for myself, and as agent for Charles H. Bonter, Free Miner's Certificate No. B75,510, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of April, A. D. 1904.

ap28

J. P. McLEOD.

GYPSEY FRACTIONAL MINERAL CLAIM.

SITUATE IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—KRUGER MOUNTAIN.

AKE NOTICE that I, R. H. Parkinson, agent for A. L. Broderick and George Frederick, Free Miners' Certificates Nos. B61,921, B62,002, respectively, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 28th day of April, 1904.

ap28

ŘICHARD H. PARKINSON.

ELLA FRACTION MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED— On DEER PARK MOUNTAIN, ADJOINING THE "ABE LINCOLN" MINERAL CLAIM.

TAKE NOTICE that I, Wm. B. Townsend, Free Miner's Certificate No. B75,344, for myself, and Ella Clark McDonald, Free Miner's Certificate No. 875,607, and the administrator of the estate of the late Madeleine Layton (deceased), Free Miner's Certificate B57,467, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under Section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of April, A. D. 1904.

ap28

WM. B. TOWNSEND.

DOUBLE STANDARD MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN CENTRAL CAMP.

MAKE NOTICE that I, Sydney M. Johnson, acting as agent for Elizabeth McKellar, Free Miner's Certificate No. B77,140, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 30th day of April, A. D. 1904. SYDNEY M. JOHNSON. my5

OLYMPIA MINERAL CLAIM.

SITUATE IN THE SIMILKAMEEN MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON COPPER

TAKE NOTICE that I, F. W. Groves, acting as agent for Joseph Wright. From Min. agent for Joseph Wright, Free Miner's Certificate No. B57,373, J. S. C. Fraser, Free Miner's Certificate No. 742,422 tificate No. B42,433, and L. G. Barron, Free Miner's Certificate No. B57,500, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 25th day of April, 1904.

my5

IRON KING NO. 1 MINERAL CLAIM.

SITUATE IN THE NEW WESTMINSTER MINING DIVI-SION OF NEW WESTMINSTER DISTRICT. WHERE LOCATED—ABOUT 26 MILES FROM DOUGLAS AND MILE EAST OF WAGGON ROAD. ADJOINS IRON King No. 2.

MAKE NOTICE that I, D. E. MacKenzie, Free Miner's Certificate No. B71,974, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements. Dated this 5th day of April, 1904.

D. E. MACKENZIE.

PENSTOWE MINERAL CLAIM.

SITUATE IN THE KAMLOOPS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—SEVEN MILES SOUTH-WEST OF KAMLOOPS.

TAKE NOTICE that I, Frederick John Fulton, Free Miner's Certificate No. B70,797, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of April, A.D. 1904. 21 FREDK. J. FULTON.

KENLEY MINERAL CLAIM.

SITUATE IN THE SIMILKAMEEN MINING DIVISION OF YALE DISTRICT. WHERE LOCATED — COPPER MOUNTAIN.

TAKE NOTICE that I, Ernest Waterman, Free Miner's Certificate No. B72,039, for myself and for Edwin Barr Hall, Free Miner's Certificate No. E72,040, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 9th day of April, 1904.

apl4

HORSESHOE MINERAL CLAIM.

SITUATE IN THE AINSWORTH MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED— ONE MILE ABOVE WHITEWATER.

AKE NOTICE that I, A. R. Heyland, agent for W. A. Allen, Free Miner's Certificate No. B69,841, and Hon. Peter McLaren, Free Miner's Certificate No. B69,840, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 4th day of May, A.D. 1904.

A. R. HEYLAND.

ADDIE, GREAT BRITAIN, EXTENSION AND G. B. FRACTION MINERAL CLAIMS

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON MCCRAE CREEK, NEAR BONANZA SIDING.

TAKE NOTICE that I, Kenneth L. Burnet, agent for Geo. A. Paulson, Free Miner's Certificate No. B57,492, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 12th day of May, 1904.

KENNETH L. BURNET, P. L. S.

GALORE MINERAL CLAIM.

SITUATE IN THE FORT STEELE MINING DIVISION OF EAST KOOTENAY DISTRICT. WHERE LOCATED-ON SULLIVAN HILL.

TAKE NOTICE that I, James A. Harvey, Free Miner's Certificate No. B60,623, agent for Charles C. Farrell, Free Miner's Certificate No. B60,539, Walter C. Burchett, Free Miner's Certificate No. B60,652, Robert L. T. Galbraith, Free Miner's Certificate No. B60,693, Judson B. Langley, Free Miner's Certificate No. B60,683, William J. Langley, Free Miner's Certificate No. B60,680, Edwin C. Smith, Free Miner's Certificate No. B74,363, and Andrew J. Devlin, Free Miner's Certificate No. B60,679, intend, 60 days from the data hereof, to apply to the Mining Recorder for a the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 28th day of December, 1903. J. A. HARVEY.

METROPOLITAN FRACTION MINERAL CLAIM.

SITUATE IN THE TROUT LAKE MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ON THE NORTH FORK OF THE LARDO RIVER, ABOUT THREE MILES ABOVE CIRCLE CITY.

The Metropolitan Gold and Silver Mining Company of Lardeau, B. C., Limited, Free Miner's Certificate No. B67,782, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 26th day of September, A.D. 1903. ROBT. HODGE. ap7

TEMPEST FRACTION MINERAL CLAIM.

SITUATE IN THE SIMILKAMEEN MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—KENNEDY MOUNTAIN.

MAKE NOTICE that I, Ernest Waterman, agent for the Vermilion Forks Mining and Development Company, Limited, Free Miner's Certificate No. B72,038, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of April, 1904. ap21

SATISFACTION MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED -ON SILVER MOUNTAIN NEAR THE HARTNEY MINE.

TAKE NOTICE that I, Wm. S. Drewry, acting as agent for Alfred J. Marks, Free Miner's Certificate No. B80,609, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 21st day of April, A. D. 1904. W. S. DREWRY. ap21

COPPER HEAD, JACK RABBIT, PILOT, WONDER AND SACRET MINERAL CLAIMS.

SITUATE IN THE AINSWORTH MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED-AT HEAD OF CRAWFORD CREEK.

MAKE NOTICE that we, O. H. Burden, Free Miner's Certificate No. B69,835, and A. J. Watson, Free Miner's Certificate No. B69,363, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 19th day of April, A.D. 1904.

O. H. BURDEN. A. J. WATSON.

ap28

EMERALD AND PHENIX MINERAL CLAIMS.

SITUATE IN THE FORT STEELE MINING DIVISION OF EAST KOOTENAY DISTRICT. WHERE LOCATED-On Mountain north of Meadows of the St. Mary's River, about 35 miles from Fort

MAKE NOTICE that I, A. R. Heyland, of Kaslo, agent for M. J. Halpen, Free Miner's Certificate No. 169,395, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 25th day of April, A.D. 1904. A. R. HEYLAND. ap28

OWL MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN DEAD-WOOD CAMP, JOINING THE TINTIC MINERAL CLAIM.

TAKE NOTICE that I, Sydney M. Johnson, Free Miner's Certificate No. B55,250, acting for self and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for self-and as agent for George R. Naden, Free Miner's Certificate No. B55,250, acting for Self-and Assaches No. B55,250, a tificate No. B41,655, John N. Greden, Free Miner's Certificate No. B55,145 and The British America Development Co., Ld., Free Miner's Certificate No. B71,612, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 30th day of April, A. D. 1904. y5 SYDNEY M. JOHNSON.

KING SOLOMON, QUEEN OF SHEBA AND JUMBO FRACTION MINERAL CLAIMS.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON BEAVER CREEK, TWO MILES NORTH OF BEAVERDELL.

TNAKE NOTICE that I, Sydney M. Johnson, acting as agent for John A. Crawford, Free Miner's Certificate No. B80,201, Wm. Olsen, Free Miner's Certificate No. B30,572, Wm. Kintz, Free Miner's Certificate No. B55,130, and Joseph P. Kelly, Free Miner's Certificate No. B55,389, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of March, A.D. 1904.

mhl7 SYDNEY M. JOHNSON.

HOT PUNCH MINERAL CLAIM.

SITUATED IN WINDERMERE MINING DIVISION OF NORTH-EAST KOOTENAY. WHERE LOCATED-ON THE NORTH FORK OF TOBY CREEK.

TAKE NOTICE that I, John Edgar Stoddart, Free Miner's Certificate No. 860,924, Windermere, for myself, and acting as agent for A. C. Roberson, Free myself, and acting as agent for A. C. Roberts, Miner's Certificate No.B , Thos. Starbird, Free Miner's Certificate No.B44,268, Windermere, H. F. Collett Free Miner's Certificate No.B , W. B. Abel, Free Miner's Certificate No. B60,915, Windermere, and J. A. Stoddart, Free Miner's Certificate No. B60,923, Windermere, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 19th day of April, A. D. 1904.

JOHN EDGAR STODDART.

DUNCAN MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED — ON WAL-LACE MOUNTAIN.

TAKE NOTICE that I, Sydney M. Johnson, Free Miner's Certificate No. B55,250, acting for self and as agent for Robert Wood, Free Miner's Certificate No. B55,517, and Ralph Smails, Free Miner's Certificate No. B55,521, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 11th day of March, A.D. 1904. h31 SYDNEY M. JOHNSON. mh31

THELMA, IMPERIAL AND DOUBTFUL FRAC-TIONAL MINERAL CLAIMS.

SITUATE IN THE VICTORIA MINING DIVISION OF VICTORIA DISTRICT. WHERE LOCATED—MOUNT SICKER, V. I.

MAKE NOTICE that Harry Smith, agent for The Mt. Sicker & B. C. Devl. Co., Ld., Free Miner's Certificate No. B79,599, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 16th day of March, A. D. 1904. mh17

GERTRUDE MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN BROWN'S CAMP.

TAKE NOTICE that I, William B. Bower, Free Miner's Certificate No. B74,464, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 18th day of March, A. D. 1904. W. B. BOWER.

S. J. M. MINERAL CLAIM.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED - ON THE NORTH FORK OF WILD HORSE CREEK, NORTH-EAST OF AND ADJOINING THE ORONOGO MINERAL CLAIM.

MAKE NOTICE that I, John McLatchie, of the City of Nelson, acting as agent for Duncan McArthur, Free Miner's Certificate No. B80,763, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 2nd day of May, A.D. 1904. JOHN McLATCHIE. my19

ISIS MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED-NEAR BEAR LAKE, ADJOINING THE SNAP MINERAL CLAIM.

TAKE NOTICE that I, Wm. S. Drewry, Free Miner's Certificate No. B64,471, for myself, and acting as agent for Minna Boetcher, Free Miner's Certificate No. B64,997, Hugh B. Fletcher, Free Miner's Certificate No. B69,833, John F. McIntosh, Free Miner's Certificate No. B69,355, Oliver T. Stone, Free Miner's Certificate No. B64,916, Robt. Williams, Free Miner's Certificate No. B64,380, Jas. Block, Free Miner's Certificate No. B61,671, and Herbert T. Twigg, Free Miner's Certificate No. B64,392, intend, 60 days

from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 17th day of March, A.D. 1904.

W. S. DREWRY.

ALAMEDA MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN DEAD-WOOD CAMP.

MAKE NOTICE that I, Isaac H. Hallett, as agent for Everett E. Bartlett, Free Miner's Certificate No. BS0,373, and Helen H. Bartlett, Free Miner's Certificate No. B80,374, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 14th day of March, A. D. 1904. I. H. HALLETT.

IRON KING NO. 2 MINERAL CLAIM.

SITUATE IN THE NEW WESTMINSTER MINING DIVISION of New Westminster District. Where Located—About 27 Miles From Port Douglas and About $\frac{3}{4}$ of Mile East of Waggon Road, Adjoining Iron King No. 1 on the North AND IRON KING No. 3 ON THE SOUTH.

TAKE NOTICE that I, D. E. MacKenzie, Free Miner's Certificate No. B71,974, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 5th day of April, 1904.

D. E. MACKENZIE.

SILVER BELT, AGNES AND WHISTLER MINERAL CLAIMS.

SITUATE IN THE TROUT LAKE MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED— ON BROWN'S CREEK, A TRIBUTARY OF THE SOUTH FORK OF LARDEAU CREEK.

PAKE NOTICE that I, Fred. C. Elliott, Free Miner's Certificate No. B67,568, acting as agent for H. H. Johnstone, Free Miner's Certificate No. B75,310, G. K. Morton, Free Miner's Certificate No. B57,589, E. W. Gustin, Free Miner's Certificate No. B75,591, and Alex. Dobson, Free Miner's Certificate No. 5,170 (special), intend, sixty days for the date No. 5,170 (special), intending Proceedings of the Alexander of the Al hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 11th day of March, A.D. 1904. ap21

ORONOGO MINERAL CLAIM.

SITUATE IN THE NELSON MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED - ON THE NORTH FORK OF WILD HORSE CREEK, NORTH EAST OF AND ADJOINING THE JOPLIN MINERAL CLAIM.

MAKE NOTICE that I, John McLatchie, of the City of Nelson, acting as agent for Christian L. Behnsen and Duncan McArthur, executors of the will of Robert Riesterer, deceased, Free Miner's Certificate intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements. Dated this 2nd day of May, A.D. 1904.

JOHN McLATCHIE.

IRON KING NO. 3 MINING CLAIM.

SITUATE IN THE NEW WESTMINSTER MINING DIVISION OF NEW WESTMINSTER DISTRICT. WHERE LO-CATED—ABOUT 26 MILES FROM DOUGLAS, AND 3 OF A MILE EAST OF WAGGON ROAD, ALSO AD-Joins Iron King No. 2.

TAKE NOTICE that I, Fanny Huff, Free Miner's Certificate No. 871,223, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 5th day of April, 1904.

ap7

FANNY HUFF, D. E. MACKENZIE, Agent.

FLORENCE MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN SUMMIT CAMP, ONE-HALF MILE EAST FROM THE HEAD OF FOURTH OF JULY CREEK.

TAKE NOTICE that I, Forbes M. Kerby, as agent for R. B. Thomas, Free Miner's Certificate No. B74,428, and Gust Holmes, Free Miner's Certificate No. B74,429, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of March, A.D. 1904.

mh31

FORBES M. KERBY.

HILL TOP AND EL RIO MINERAL CLAIMS.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN WELLING-TON CAMP.

MAKE NOTICE that I, Isaac H. Hallett, as agent for The British Columbia Trust Company, Limited, Free Miner's Certificate No. B71,585, intend, 60 days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 16th day of March, A. D. 1904.

I. H. HALLETT. mh24

MARTEN FRACTIONAL MINERAL CLAIM.

SITUATE IN THE LARDEAU MINING DIVISION OF WEST KOOTENAY DISTRICT. LOCATED ON LEXING-TON MOUNTAIN, EMBRACING ALL GROUND BETWEEN THE COPPER DOLLAR, BRUNSWICK, STOCKHOLM AND ISPENING MINERAL CLAIMS.

TAKE NOTICE that I, J. M. Scott, of Revelstoke, B. C., agent for John F. Rodifer, Free Miner's Certificate No. B3,803, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 2nd day of April, A.D. 1904.

J. M. SCOTT,

Agent.

TOBOGGAN MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—AT HART-FORD JUNCTION.

MAKE NOTICE that I, Sydney M. Johnson, Free Miner's Certificate No. B55,250, acting for self and as agent for Joseph Bassett, Free Miner's Certificate No. B55,154; Harry L. Morgan, Free Miner's Certificate No. B55,290; and James Newby, Free Miner's Certificate No. B74,437, intend, sixty days ap14

from the date hereof to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of April, A. D. 1904.

SYDNEY M. JOHNSON.

NO. 3. MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN CARMI CAMP, ON THE WEST FORK OF THE KETTLE RIVER.

MAKE NOTICE that I, John P. McLeod, Free Miner's Certificate No. B80,240, acting as agent for Robert D. Kerr, Free Miner's Certificate No. B55,260, and James Kerr, Free Miner's Certificate No. B55,280, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the response of abtaining a Crown Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 12th day of April, A. D. 1904.

J. P. McLEOD.

MAY MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN CARMI CAMP, ON THE WEST FORK OF THE KETTLE RIVER.

TAKE NOTICE that I, John P. McLeod, Free Miner's Certificate No. B80,240, acting as agent for Robert D. Kerr, Free Miner's Certificate No. B55,260, Philip B. S. Stanhope, Free Miner's Certificate No. B55,487, and James C. Dale, Free Miner's Certificate No. B55,530, intend sixty days from the Certificate No. B55,539, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 12th day of April, A. D. 1904.

J. P. McLEOD.

BUTCHER BOY MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN CARMI CAMP, ON THE WEST FORK OF THE KETTLE RIVER.

PAKE NOTICE that I, John P. McLeod, Free Miner's Certificate No. BS0,240, acting as agent for Robert D. Kerr, Free Miner's Certificate No. B55,260, and Philip B. S. Stanhope, Free Miner's Certificate No. B55,487, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 9th day of April, A. D. 1904.

J. P. McLEOD.

LONE STAR MINERAL CLAIM.

SITUATE IN THE GRAND FORKS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—IN WEL-LINGTON CAMP.

AKE NOTICE that I, R. B. Kerr, as agent for Thomas Kirk, Free Miner's Certificate No. B55,265, and William J. Harris, Free Miner's Certificate No. B57,517, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of January, A. D. 1904.

R. B. KERR.

GRACIE MINERAL CLAIM.

SITUATE ON ST. MARY'S RIVER, IMMEDIATELY SOUTH OF THE BRACEBRIDGE GROUP; RECORDED IN FORT STEELE, EAST KOOTENAY, B. C

TAKE NOTICE that I, Samuel Lovatt, of Cranbrook, as agent for O. H. Burden, Free Miner's Certificate No. B69,835, A. T. Sherraden, Free Miner's Certificate No. B64,914, of Ainsworth, B. C., and William Hazzard, Free Miner's Certificate No. B62,314, of Morrissey, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of May, 1904.

SAMUEL LOVATT.

GEORGIA FRACTION MINERAL CLAIM.

SITUATE IN THE TRAIL CREEK MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED-ON MONTE CHRISTO MOUNTAIN, ADJOINING THE EVENING STAR MINE.

TAKE NOTICE that I, Kenneth L. Burnet, agent for Albert Howard MacNeill, Esq., Free Miner's Certificate No. 875,503, and Louis L. Bertonneau, Free Miner's Certificate No. B75,301, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 12th day of May, 1904.

KENNETH L. BURNET. my12

MOUNT ADAMS MINERAL CLAIM.

SITUATE IN THE OSOYOOS MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON KRUGER MOUN-

MAKE NOTICE that I, Charles deBlois Green, as agent for H. W. Yates, Free Miner's Certificate No. B62,104, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 9th day of May, 1904. my19

BLACK PRINCE M.C. AND CLIPPER MINERAL CLAIMS.

SITUATE IN THE SLOCAN CITY MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED— BLACK PRINCE ON THE NORTH FORK OF LEMON CREEK, CLIPPER ON THE SOUTH FORK OF LEMON CREEK.

TAKE NOTICE that I, Ernest Harrop, Free Miner's Certificate No. B58,458, and as agent for R. C. Andrews, Free Miner's Certificate No. B71,611, intend, 60 days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 1st day of April, 1904.

ERNEST HARROP. ap7

ANSVAAL, PRETORIA, CHAMBERLAIN, IMPERIAL, LADYSMITH, MAFEKING AND PRETORIA FRACTION MINERAL CLAIMS. TRANSVAAL,

SITUATE IN THE ASHCROFT MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ABOUT FIVE MILES NORTH OF FISH LAKE.

TAKE NOTICE that I, Kenneth L. Burnet, agent for George J. Novak, Free Miner's Certificate No. B68,771, owner of the Pretoria Fraction, and for James Hosking, Free Miner's Certificate No. B57,542, the said Novak and Hosking being the owners of fivesixths of the Transvaal, Pretoria, Chamberlain and

Imperial, and of two-thirds of the Ladysmith and Mafeking Mineral Claims, intend, 60 days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown grants of their interests in the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 5th day of May, 1904.

my12

DORATHY MINERAL CLAIM.

SITUATE IN THE FORT STEELE MINING DIVISION OF EAST KOOTENAY DISTRICT. WHERE LOCATED-On the west side of Lower Moyie Lake.

TAKE NOTICE that I, James A. Harvey, Free Miner's Certificate No. B60,623, acting for myself and as agent for J. Z. Carns, Free Miner's Certificate No. B73,107, and Frank Guindon, Free Miner's Certificate No. B60,537, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificate of Improvements.

Dated this 2nd day of May, 1904. J. A. HARVEY. my12

MOGUL AND MOGUL FRACTIONAL AND RED BUTTE FRACTIONAL MINERAL CLAIMS.

SITUATE IN THE SIMILKAMEEN MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON KENNEDY MOUNTAIN.

MAKE NOTICE that I, Charles Willarson, Free Miner's Certificate No. B63,394, acting for myself and Peter Johnson, Free Miner's Certificate No. B63,393, intend, 60 days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 7th day of May, 1904.

my12

ADA B. AND ADA B. FRACTIONAL AND CEN-TRE STAR FRACTIONAL MINERAL CLAIMS.

SITUATE IN THE SIMILKAMEEN MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ON COPPER MOUNTAIN.

TAKE NOTICE that I, Charles Willarson, Free Miner's Certificate No. B63,394, acting for myself and Peter Johnson, Free Miner's Certificate No. B63,393, and Robert O. Cramer, Free Miner's Certificate No. 63,382, and William H. Morrison, Free Miner's Certificate No. tificate No. 75,486, and Furman R. Whitwell, Free Miner's Certificate No. 72,045, intend, sixty days from the date hereof, to apply to the Mining Recorder for Certificates of Improvements, for the purpose of obtaining Crown Grants of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such

Certificates of Improvements. Dated this 7th day of May, 1904.

LAND NOTICES.

OTICE is hereby given that, 60 days after date, I intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase 80 acres of hay meadow land, situated at Chezacut and designated Lot 330, Group 1, Cariboo District.

Dated this 31st day of March, 1904.

F. C. COPELAND, Alexis Creek, B. C.

ap7

NOTICE is hereby given that, sixty (60) days after the date of this notice. Linter 1 the date of this notice, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for permission to purchase all that portion of the south-east quarter of Section 11, Township 5, New Westminster District, which forms a lagoon or a mud flat at Boundary Bay, which has not already been Crown granted, and which contains 50 acres, more or less.

WM. H. LADNER. Ladner, B. C., 30th March, 1904.

LAND NOTICES.

NOTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described lands in South-East Kootenay: Commencing at a post planted at the north-east corner of Lot 2,377, Group 1; thence north 80 chains; thence east 20 chains; thence south 80 chains; thence west 20 chains to the place of beginning; containing 160 acres, more or less.

Dated the 11th day of April, 1904. ap21 MARYSVILLE LUMBER CO., LTD.

NOTICE is hereby given that it is my intention, at the expiration of 60 days from date hereof, to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land, viz.:—Commencing at a post planted on the west shore of Slocan Lake, and situated about 100 feet north of the mouth of Evans Creek, and marked "John Currie's N. E. corner"; thence west 20 chains; thence south 20 chains, crossing Evans Creek; thence east 20 chains; thence north following the west shore of Slocan Lake 20 chains, more or less, to point of commencement, and containing 40 acres, more or less.

JOHN CURRIE,
per F. W. Laing, Agent.
Nelson, B. C., 23rd April, 1904. ap28

NOTICE is hereby given that, 60 days after date, I will make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land, situated on Kai-en Island:—Commencing at a post near the boundary line of the Indian Reserve on Kai-en Island, marked "L. M. C., N. W. corner," said stake being situated about 80 chains from the northern shore-line of Kai-en Island, and running south along the Indian Reserve line 20 chains; thence east 80 chains; thence north 20 chains; thence west 80 chains, back to place of commencement; containing 160 acres, more or less.

L. M. CLIFFORD.

Kai-en Island, April 12th, 1904. ap28

NOTICE is hereby given that, 60 days after date, I will make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land, situated on Kai-en Island:—Commencing at a post near the boundary line of the Indian Reserve on Kai-en Island, marked "L. M. C., N. W. corner," said stake being situated about 80 chains from the northern shore-line of Kai-en Island, and running south along the Indian Reserve line 20 chains; thence east 80 chains; thence north 20 chains; thence west 80 chains, back to the place of commencement; containing 160 acres, more or less.

L. M. CLIFFORD. Kai-en Island, April 12th, 1904. ap28

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of mountain pasture land, described as follows:—Commencing at a post situated on the south side of Similkameen River, about eight miles from Princeton, and

ilkameen River, about eight miles from Princeton, and opposite the mouth of Whipsaw Creek, marked "T. C. R.'s S. W. corner"; thence north 80 chains, following the meander of Similkameen River; thence 20 chains east; thence 80 chains south; thence 20 chains

west to initial post.

T. C. REVELY, W. F. REVELY, Agent. Princeton, B. C., April 21st, 1904. ap28

OTICE is hereby given that, 60 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land situated on Kaien Island, Tuck's Inlet:—Commencing at a post marked "L. M.'s N. W. corner," situate close to the boundary line of the Indian Reserve on Kaien Island, about 80 chains from the northern shore line of Kaien Island; running south 20 chains; thence east 80 chains; thence north 20 chains; thence west 80 chains to place of commencement, containing 160 acres, more or less.

Dated Kaien Island, April 23rd, 1904.

L. MORROW

LAND NOTICES.

NOTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 80 acres of land, situated about 2½ miles south-east of the village of Arrowhead on the shore of Upper Arrow Lake:—Commencing at a post planted about half a mile south-west of the C. P. R. cable line and marked "W. R. Beatty's north-west corner post"; thence south 20 chains; thence east 40 chains; thence north to shore line; thence along shore line to point of commencement.

Dated 26th February, 1904.

mh24

W. R. BEATTY.

Notice is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 80 acres of land, situated about $2\frac{1}{2}$ miles south-east of the village of Arrowhead on the shore of Upper Arrow Lake:—Commencing at a post marked "Archd. Mc-Millan's north-east corner post; thence south 20 chains; thence west 40 chains; thence north to shore line; thence along shore line to point of commencement.

Dated 26th February, 1904. mh24· ARCHD. McMILLAN.

OTICE is hereby given that, 60 days from date, we will apply to the Chief Commissioner of Lands and Works for permission to purchase the following described lands, in the Atlin District:—Commencing at a post marked "B. A. D. Co's. South-West Corner," about (500) five hundred feet north-easterly from the south-west corner of the Flora hydraulic bench lease on north side of Pine Creek; thence east (20) twenty chains; thence north (10) ten chains; thence west (20) twenty chains; thence south (10) ten chains, more or less, to point of commencement; containing (20) twenty acres, more or less.

(20) twenty acres, more or less.
Dated Atlin, B. C., March 11th, 1904.
BRITISH-AMERICAN DREDGING COMPANY,

mh24 By O. T. SWITZER, Manager.

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described lands, situated on the north side of the Lardo River:—Commencing at a post marked "E. L. Masterson south-east corner." Post stands on the north bank of the Lardo River opposite the mouth of Poplar Creek; thence north 20 chains; thence west 40 chains; thence south 20 chains; thence east 40 chains following bank of Lardo River to place of commencement; containing 80 acres, more or less.

E. L. MASTERSON.

Poplar, B. C., March 15th, 1904. mh24

NOTICE is hereby given that, 60 days after date, I intend applying to the Chief Commissioner of Lands and Works for permission to purchase 40 acres of pasture and second-class land described as follows:—Commencing at initial post, being the northwest corner of Lot 2,891, Group 1, Osoyoos; thence south 30 chains to limit of Indian Reserve; thence north-westerly along Indian Reserve boundary to south-east corner of Lot 2,886, Group 1; thence north 30 chains to Lot 476, Group 1; thence east 13 chains, more or less, to point of commencement.

W. L. ROBINSON,
Per F. H. Latimer.
Summerland, B. C., March 10th, 1904. mh24

NOTICE is hereby given that, 60 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, in the Osoyoos Division of Yale District, and more particularly described as follows:—Commencing at a post on the west shore of Duck Lake, at the south-east corner of the Indian Reservation; running thence west 30 chains, more or less, to the north-west corner of the south-east quarter Section 34, Township 23; thence south 80 chains; thence west 40 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence east 10 chains; thence north 30 chains, more or less, to the lake shore; thence following the west shore of Duck Lake to the point of commencement.

PRICE ELLISON.

Vernon, B. C., April 26th, 1904.

my5

my5

LAND NOTICES.

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described lands, situate in West Kootenay District, on Lardo River, and adjoining the Kaslo and Slocan land grant on the north-west at Bosworth:— Commencing at a post planted on the north side of Lardo River, marked "A. Gowing's south-west corner post"; thence east 40 chains; thence north 80 chains; thence west 40 chains to river; thence following the meanderings of river to the point of commencement.

Dated this 21st day of March, A. D. 1904.

A. GOWING. ap7

OTICE is hereby given that, 60 days after date, I intend to apply to the II. intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty acres of Crown lands for agricultural purposes:—Commencing at a post marked "C. A. Joyner's N. W. corner"; thence running 40 chains east; thence 40 chains south; thence 40 chains west; thence 40 chains north to place of commence-

Dated April 8th, 1904.

apl4

C. A. JOYNER.

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase three hundred and twenty acres of mountain land, described as follows:—Commencing at a post on the east side of Venner's Creek, on the north bank of Trepanier Creek, Okanagan Lake; thence 40 chains north; thence 80 chains west, crossing Venner's Creek; thence 40 chains south; thence 80 chains, recrossing Venner's Creek, to point of commencement, and containing 320 acres, more or less.

Dated April 14th, 1904.

R. B. VENNER, Applicant.

apl4

OTICE is hereby given that, 60 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land, situate on Kaien Island:—Commencing at a post at the shore line near the north-east corner of A. E. Johnston's land, marked "D. M. M's. N. W. corner," running south 40 chains; thence east 80 chains; thence north 80 chains; thence west back along the shore line to place of commencement; containing 460 acres, more or

D. M. MOORE.

Kaien Island, April 2nd, 1904.

TOTICE is hereby given that, 60 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land on Kaien Island: - Commencing at a post near the south-west corner of A. E. Johnston's land, running south 80 chains; thence east 40 chains; thence north 80 chains; thence west 40 chains to the place of commencement; containing 320 acres, more or less.

Dated at Kaien Island, March 26th, 1904. J. R. SCOTT. apl4

NOTICE is hereby given that I shall, at the expiry of 60 days, apply to the Chief C. of 60 days, apply to the Chief Commissioner of Lands and Works for permission to purchase 40 acres of land for pastoral purposes, situate in the District of Lillooet, and described as commencing at a stake on the banks of Deadman's Creek; thence west 20 chains; north 20 chains; east 20 chains; south 20 chains to initial post.

T. J. DERBY.

Clinton, 19th March, 1904.

mh31

TOTICE is hereby given that, 60 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permis sion to purchase the following described tract of land on Kaien Island:—Commencing at a post near the north-east corner of the Indian Reserve on Kaien Island, and running south 80 chains; thence east 20 chains; thence north 80 chains; thence west 20 chains along the shore line to place of commencement; containing 160 acres, more or less.

Dated at Kaien Island, March 26th, 1904.

F. PARKER. apl4

LAND NOTICES.

OTICE is hereby given that, 60 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works to purchase 80 acres of land, more or less, commencing at a post adjoining the north-east corner of Lot 891, New Westminster District, running north 20 chains; thence west to the shore of Howe Sound; thence south along shore of Howe Sound to the north-west corner of Lot 891; thence east along the boundary of said Lot 891 to the place of beginning.

ARTHUR R. SPRINGETT.

April 11th, 1904.

ap21

OTICE is hereby given that it is my intention, sixty (60) days from date hereof, to apply to the Honourable the Chief Commissioner of Lands and Works for permission to purchase the following described lands:—Commencing at a post planted at the north-west corner of Jas. McCoy's pre-emption on the west arm of Kootenay Lake, and marked "Wm. Seaman's N. E. corner"; thence south twenty (20) chains; thence west twenty (20) chains; thence north twenty (20) chains to the west arm of Kootenay Lake; thence following said arm easterly to point of commencement, and containing forty (40) acres, more or less.

WM. SEAMAN.

Nelson, B. C., April 5th, 1904.

apl4

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described lands:—Commencing at a post about one mile west of Lot 337, Group 1, marked "F. A. Brewer's south-west corner"; thence north 40 chains; thence east 40 chains; thence south 40 chains; thence west following shore of West Arm of Kootenay Lake to point of commencement; containing 160 acres, more or less.

Dated 10th day of April, 1904.

F. A. BREWER. ap21

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 80 acres of second-class land in the Osoyoos District, as follows: Commencing at a post planted on the western boundary of the Haynes' estate, about 15 chains north of Strawberry Creek, marked "T. E., N. E. cor."; thence west 40 chains; thence south 20 chains; thence east 40 chains; thence north 20 chains to point of commencement.

Dated this 19th day of March, 1904.

mh31THOS. ELLIS.

TOTICE is hereby given that, at the expiration of 60 days, I intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase 350 acres of land, more or less:—Commencing at a post half a mile from the north-west corner of Lot 539; thence south 70 chains; thence east 20 chains to Okanagan Lake; thence following Okanagan Lake in a south-westerly direction 40 chains; thence north 20 chains; thence west 20 chains; thence north 80 chains; thence east to point of commencement 40 chains.

Dated this 23rd day of April, 1904.

my5

F. M. BUCKLAND.

25th March, 1904.

OTICE is hereby given that, 60 days from date, I shall apply to the Chief Commissioner of Lands and Works for permission to purchase the following land:—Commencing at a post situated 20 chains north of the north-west corner of Lot 154, Group One, Cariboo District; thence north 60 chains; thence east 20 chains; thence south 60 chains; thence west 20 chains to point of commencement; containing 120 acres.

NORMAN LEE. Beaver Ranch, P. O. Hanceville, B. C.,

ap28

TOTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on Kai-en Island, Tucks Inlet:—Commencing at a post marked "J. Campbell's N. W. corner"; thence running south 80 chains; thence east 40 chains; thence north 80 chains; thence west 40 chains to the point of commencement; and containing 320 acres, more or less.

JOHN CAMPBELL. Kai-en Island, April 13th, 1904.

LAND NOTICES.

OTICE is hereby given that, 60 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on Kaien Island, Coast District:—Commencing at a post marked "G. T. K., N. E. corner," situated on Kaien Island, about one-half mile west of the rapids on Tuck's Inlet; thence along the shore west 80 chains; thence south 80 chains; thence east 80 chains to the shore; thence north along the shore to place of commencement; containing 640 acres, more or less.

Dated Kaien Island, March 21st, 1904.

my5

GEO. T. KANE.

TOTICE is hereby given that, 60 days after date, I intend to apply to the Hon, the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on Kaien Island, Coast District, B. C.:—Commencing at a post marked "W. J. S., N. W. corner post," on the shore of Tuck's Inlet, about two miles east of the N. E. corner of that portion of Indian Reserve No. 21, on Kaien Island; thence south 80 chains; thence east 80 chains: thence north 80 chains to the shore; thence along the shore to point of commencement; containing 640 acres, more or less.

Dated Kaien Island, March 21st, 1904.

my5

W. J. SANDERS.

NOTICE is hereby given that, 60 days after date, I intend to apply to the Here's after date. intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land, situated on Kaien Island, Coast District:—Commencing at a post on Kaien Island, one and one-half miles due east of the north-east corner post of that portion of the Indian Reserve on the west coast of Kaien Island; thence south 80 chains; thence east 20 chains; thence north 80 chains; thence west 20 chains to point of commencement, containing 160 acres.

JOHN MILLINGTON.

Dated Kaien Island, March 21st, 1904. my13

TOTICE is hereby given that, 60 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described land in Coast District, B. C.:—Commencing at a post marked "D. P. K., S. W. corner," situated on Porpoise Inlet, about two miles in a westerly direction from Inverness Cannery and on Tsimsean Peninsula; thence east 80 chains; thence north 80 chains; thence west 80 chains to the shore of Porpoise Inlet; thence along the shore to point of commencement; containing 640 acres, more or less.

Dated Tsimsean Peninsula, March 22nd, 1904.

my5

DAVID P. KANE.

OTICE is hereby given that, 60 days after date, I intend applying to the Chirl Co. intend applying to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, in Lillooet District, for pastoral purposes, such land being described as follows:-Commencing at the south-west corner post of Lot 344, Lillooet District; thence north along west boundary of said Lot 344, 80 chains to the north-west corner post Lot 344; thence west 80 chains; thence south 40 chains, more or less, to post of Lot 44, Group 1, marked "T. H."; thence south 40 chains, more or less, along boundary Lot 44; thence east along northern boundary Lot 44 to place of commencement.

G. K. GILLESPIE, Per F. C. SWANNELL.

Clinton, May 5th, 1904.

my12

TOTICE is hereby given that, 60 days after date, I intend applying to the Chief Co. intend applying to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, more or less, situated in Lillooet District, for pastoral purposes, such land being described as follows:—Commencing at a post planted about half a mile north of Chilcotin River, and about one and one-quarter miles west of Lot 44, Group 1, marked "A. W., N. E."; thence 60 chains west; thence south to Chilcotin River; thence down said river to a point south of place of commencement; thence north to place of commencement. A. R. WOLFENDEN,

Per F. C. SWANNELL.

my12

LAND NOTICES.

TOTICE is hereby given that, 60 days after date, I intend to make application to the Hon. Chief Commissioner of Lands and Works for permission to purchase the following described land, situated on Kaien Island, Tuck's Inlet:—Commencing at a post marked "John A. MacIntosh's N. E. corner"; thence running south 80 chains; thence west 40 chains; thence north 80 chains; thence east 40 chains to place of commencement, containing 320 acres, more or less.

JOHN A. MACINTOSH. my5 Kaien Island, B. C., April 23rd, 1904.

OTICE is hereby given that, 60 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase 640 acres of Crown lands for agricultural purposes:—Commencing at a post planted on the beach on the north-east end of Kai-en Island; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commence-

PERCY FRAZIER.

25th April, 1904.

TOTICE is hereby given that, 60 days after date, we intend to apply to the Chief Commissioner of Lands and Works for permission to purchase two hundred and forty (240) acres of pasture and secondclass land, described as follows:-Commencing at initial post, being the north-east corner of Lot 974, Group 1, Osoyoos District; thence north 80 chains; thence west 30 chains; thence south 80 chains; thence east 30 chains to point of commencement

ARTHUR J. PRESTON. Summerland, B. C., April 28th, 1904.

TOTICE is hereby given that, 60 days after date, I intend applying to the Chief C intend applying to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, in Lillooet District, for pastoral purposes, such land being described as follows:-Commencing at a post planted on the north bank of Chilcotin River, one quarter mile west of the north-west corner of Lot 44, Group 1, Lillooet District, and marked "D. T.'s S. E. corner"; thence north 20 chains; thence west 80 chains; thence south 20 chains; thence east 80 chains to place of commencement.

DAVID THOMPSON,

Per J. H. GILLESPIE.

Chilcotin, April 23rd, 1904.

my12

OTICE is hereby given that, 60 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described tract of land, situated on Kai-en Island, and commencing at a post near the south-west corner of the land applied for by D. M. Mooras, and marked "F. G. Vernon's north-west corner"; thence running south 80 chains; thence east 40 chains; thence north 80 chains; thence west 40 chains to the point of commencement; and containing about 320 acres.

F. G. VERNON.

Kai-en Island, April 13th, 1904.

OTICE is hereby given that, 60 days after date, I intend applying to Chief Commissioner of Lands and Works for permission to purchase 80 acres of land situated in Lillooet District, for pastoral purposes, described as follows: - Commencing at the south-east corner, Lot 45, Group 1; thence north along east boundary, Lot 45, 20 chains; thence east 40 chains; thence south to Chilcotin River; thence westerly along said river to place of commencement.

C. A. HOLLAND, Per F. C. SWANNELL.

Chilcotin, April 26th, 1903.

my12

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 80 acres of second-class land, situated in Osoyoos District :-Commencing at a post marked "J. L.," situated about 40 chains north of north-east corner of John Kearns' pre-emption Lot 3098; thence 20 chains east; thence 40 chains south; thence 20 chains west; thence 40 chains north to point of commencement, containing 80 acres, more or less.

JOHN LOVE.

Fairview, B. C., April 13th, 1904.

962

LAND NOTICES.

OTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of pastoral land, starting at a post marked "J. M. Harper, S E. corner," land located 48 miles from Kamloops, on the north-west side of the North Thompson River, opposite Indian Reserve. Dated this 22nd day of April, 1904.

my19 J. M. HARPER.

NOTICE is hereby given that, 60 days from the date hereof, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, to purchase the following described lands, situate in South-East Kootenay, and described as follows:-Commencing at a post planted one mile west of south-west corner of block No. 342; thence 80 chains south; thence 20 chains east; thence 80 chains north; thence 20 chains west to place of beginning; containing 160 acres, more or less.

Dated Fort Steele, May 1st, 1904.

JOHN MEAN.

NOTICE is hereby given that, 60 days after date, I intend applying to the Chief Commissioner of Lands and Works for permission to purchase 40 acres of land in Lillooet District, for pastoral purposes, such land being described as follows:—Commencing at the north-west corner of Lot 44, Group 1, on the north bank of Chilcotin River; thence west to Chilcotin River; thence south-easterly down said river to a point south of place of commencement; thence north along west boundary, Lot 44, to place of commencement.

> A. W. STOBIE, Per F. C. SWANNELL.

my12

GOLD COMMISSIONERS' NOTICES.

CARIBOO DISTRICT.

TOTICE is hereby given that all placer mining claims legally held in the Cariboo District will be laid over from the 1st November, 1903, to the 1st June, 1904, subject to the provisions of the "Placer Mining Act.'

JOHN BOWRON,

Gold Commissioner.

Barkerville, B. C., 5th October, 1903.

ocl6

ATLIN LAKE, BENNETT LAKE AND CHIL-KAT MINING DIVISIONS OF CASSIAR DISTRICT.

OTICE is hereby given that all placer mining claims legally held in the Atlin Lake, Bennett Lake and Chilkat Mining Divisions of Cassiar District are laid over from the 15th day of September, A.D. 1903, to the 2nd day of July, A.D. 1904.

J. A. FRASER,

Gold Commissioner.

Atlin, B.C., August 31st, 1903.

NELSON, GOAT RIVER AND ARROW LAKE MINING DIVISIONS OF WEST KOOTE-NAY DISTRICT.

OTICE is hereby given that all placer mining claims legally held in the Nelson, Goat River and Arrow Lake Mining Divisions of West Kootenay are laid over from the 1st day of November, 1903, to the 31st day of May, 1904.

ROBT. A. RENWICK, Gold Commissioner.

Nelson, B. C., 8th October, 1903.

VICTORIA, NEW WESTMINSTER AND SKEENA MINING RECORDING DISTRICTS.

OTICE is hereby given that all placer mining claims which are legally held in Victoria, New Westminster and Skeena Mining Recording Districts are laid over from the date of this notice until first June next.

W. S. GORE,

Gold Commissioner.

Lands and Works Department, Victoria, B. C., 28th October, 1903. oc29

GOLD COMMISSIONERS' NOTICES.

OMINECA DISTRICT.

OTICE is hereby given that all placer mining claims legally held in the Omineca District are laid over from the 18th day of September, 1903, until the 15th day of June, 1904.

F. W. VALLEAU,

Gold Commissioner.

Manson, Sept. 18th, 1903.

nol2

NORTH EAST KOOTENAY MINING DIVISION.

OTICE is hereby given that all Placer Mining Claims legally held in North East Kootenay Mining Division, are laid over from the 1st day of November ensuing to the 1st day of June, 1904.

J. E. GRIFFITH,

Gold Commissioner.

Golden, 19th October, 1903.

oc22

PRIVATE BILLS.

OTICE is hereby given that an application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act authorising and enabling The Royal Trust Company (a body corporate having its principal place of business at the City of Montreal, in the Province of Quebec, in the Dominion of Canada, incorporated by Act of Parliament of the said Province of Quebec and other Provinces of the Dominion of Canada) to exercise in the said Province of British Columbia the following powers:-

To act as trustee, attorney, surety, and also as agent, whether financial or for the purposes of investment or otherwise, for, and to carry on any undertaking, arrangement, amalgamation, or business of, persons, partnerships, companies, estates, municipalities, corporations, governments and others.

To organise and assist in promoting other companies, and to take and deal in shares and other interests in such companies.

To guarantee titles, investments, debentures, securi-

ties and other interests.

To advance or borrow money upon the security of, and to purchase or otherwise acquire and invest in, mortgage, pledge, sell or otherwise deal with, any real and personal property, as also franchises, concessions, rights and privileges.

To receive money on deposit.

To negotiate loans.

To purchase, construct, lease or otherwise acquire buildings for the deposit and safe-keeping of property.

To act generally and fully as promoter, guarantor, attorney, surety, bailee, guardian, committee, trustee, executor, administrator, curator, assignee, liquidator, receiver, assignee for benefit of creditors, auditor and agent, and to carry on any description of commercial and financial business, and to acquire all necessary powers for the purpose of and incidental to the carrying out of any of the above objects.

Dated at Victoria, B. C., the 21st day of April, one thousand nine hundred and four.

BODWELL & LAWSON,

ap21

Solicitors for the Applicants.

LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Lots 18, 19, 20, 21 and 22, in Block 67, Sub-DIVISION OF DISTRICT LOT 185, IN THE CITY OF VANCOUVER, MAP No. 92.

CERTIFICATE of Indefeasible Title to the above property will be issued to George D. Gavin, John P. Nicolls and Duncan Gavin on the 30th day of July, A. D. 1904, unless in the meantime a valid objection thereto be made to me in writing by a person claiming an estate or interest therein or any part thereof.

J. L. G. ABBOTT, District Registrar.

Land Registry Office, Vancouver, B. C., 23rd April, 1904.

ap28

LAND REGISTRY ACT.

IN THE MATTER OF THE "LAND REGISTRY ACT" AND IN THE MATTER OF THE TITLE TO LOT 4, BLOCK 9, SUB-DIVISION OF DISTRICT LOT 200A, IN THE CITY OF VANCOUVER, MAP NUMBER 197.

CERTIFICATE of Indefeasible Title to the above lot will be issued on the 15th day of August, 1904, to Albert Sinclair, unless in the meantime a valid objection thereto be made to me in writing by a person claiming an estate or interest therein, or any part thereof.

> J. L. G. ABBOTT, District Registrar.

Land Registry Office, Vancouver, April 28th, 1904.

IN THE MATTER OF THE "LAND REGISTRY ACT," AND IN THE MATTER OF AN APPLICATION FOR A CER-TIFICATE OF INDEFEASIBLE TITLE TO PART OF LOTS 3, 4, 7 AND 8, SUBDIVISION OF PARTS OF SECTIONS 14, 23 AND 26, TOWNSHIP 5, AND LOTS 170, 171 AND 176, GROUP 2, NEW WESTMINSTER DISTRICT, ACCORDING TO REGISTERED PLAN NO. 857, TOGETHER WITH THE ROADWAY MARKED ON THE SAID PLAN BETWEEN SAID LOTS 3, 4 AND 7 AND SAID LOT 8, SAVE AND EXCEPT THEREOUT 80 ACRES, MORE OR LESS, CONVEYED BY JOHN CALBOURN CALHOUN TO GEORGE E. PARKES, Absolute Fees Books, Vol. 17, Fol. 373, No. 13,674A.

CERTIFICATE of Indefeasible Title to the above property will be issued to Jacob Grauer on the 25th day of June, 1904, unless in the meantime a valid objection thereto be made to me in writing by a person claiming an estate or interest therein, or any part thereof.

> CHARLES S. KEITH, District Registrar.

Land Registry Office, New Westminster, 17th day of March, 1904.

mh24

IN THE MATTER OF THE "LAND REGISTRY ACT" AND AMENDING ACTS, AND IN THE MATTER OF THE APPLICATION OF THE NELSON CITY LAND AND IMPROVEMENT COMPANY, LIMITED LIABILITY, FOR A CERTIFICATE OF INDEFEASIBLE TITLE TO LOT 182 AND LOT 58A, GROUP 1, KOOTENAY DISTRICT, SAVE AND EXCEPT SUCH LOTS AND BLOCKS HERETO-FORE SOLD AND CONVEYED BY THE SAID APPLICANTS, AS SHOWN BY AND APPEARING ON THE BOOKS IN THE LAND REGISTRY OFFICE AT THE CITY OF NELSON.

OTICE is hereby given that a Certificate of Indefeasible. Title to the feasible Title to the above property will be issued to The Nelson City Land and Improvement Company, Limited Liability, on the 5th day of August, 1904, unless in the meantime a valid objection thereto be made to me in writing by some person claiming an estate or interest therein, or in some part thereof.

> H. F. MACLEOD, District Registrar.

Land Registry Office, Nelson, B. C., 30th April, 1904.

my5

LEGISLATIVE ASSEMBLY.

PRIVATE BILLS.

EXCERPT FROM RULES AND ORDERS RELATING TO PRIVATE BILLS.

Rule 59.

A LL APPLICATIONS for Private Bills, properly Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railway, Tramway, Turnpike Road, or Telegraph or Telephone Line; the construction or improvement of a Harbour, Canal, Lock, Dam, Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community, or for making any amendment of a like nature to any former Act, -shall require a Notice, clearly | Bill i adopted.

and distinctly specifying the nature and object of the application and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:-

In the British Columbia Gazette, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is

published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition, and copies of such notice shall be sent by the parties inserting such notice to the Clerk of the House to be filed amongst the records of the Committee on Standing Orders.

57. No Petition for any Private Bill shall be received by the House after the first ten days of each Session, nor may any Private Bill be presented to the House after the first three weeks of each Session, nor may any Report of any Standing or Select Committee upon a Private Bill be received after the first four weeks of each Session, and no Motion for the suspension or modification of this Rule shall be entertained by the House until the same has been reported on by the Committee on Standing Orders, or after reference made thereof at a previous sitting of the House to the Standing Committees charged with consideration of Private Bills, who shall report thereon to the House. And if this Rule shall be suspended or modified as aforesaid the promoters of any Private Bill which is presented after the time hereinbefore limited, or for which the Petition has been received after the time hereinbefore limited, shall in either case pay double the fees required as herein mentioned, unless the House shall order to the contrary. Any person seeking to obtain any Private Bill shall deposit with the Clerk of the House, eight days before the opening of the Session, a printed copy of such Bill, a copy of the Petition to be presented to the House, together with the notices published. At the time of depositing the Bill, the applicant shall also pay to the Clerk of the House a sum of three hundred dollars. If a copy of the Bill, Petition and notices shall not have been so deposited in the hands of the Clerk of the House at least eight days before the opening of the Session, and if the Petition has not been presented within the first ten days of the Session, the amount to be paid to the Clerk shall be six hundred dollars. If the Bill shall not pass second reading onehalf of the fees paid shall be returned.

60. Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is received by the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by rule 59, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

61. All Private Bills for Acts of Incorporation shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills:-Special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof in which the General Act is proposed to be departed from. which are not framed in accordance with this Rule shall be re-cast by the promoters and re-printed at their expense before any Committee passes upon the

65. All Private Bills shall be prepared by the parties applying for the same, and printed in Small Pica type, twenty-six ems by fifty ems, on good paper, in imperial octavo form, each page when folded measuring 103 inches by 72 inches. There shall be a marginal umber every fifth line of each page; the numbering of the lines is not to run on through the Bill, but the lines of each page are to be numbered separately. Two hundred copies of each Bill shall be deposited with the Clerk of the House immediately before the first reading. If amendments are made to any Bill during its progress before the Committee on Private Pills, or through the House, such Bill shall be reprinted by the promoters thereof.

By new Rule 65A, passed on the 2nd April, 1901 (see Journals, 1901, page 58), a model form of Railway

By 65B all Bills to incorporate or amend Bills incorporating railway companies are to be drawn in accordance with the Model Bill.

The provisions contained in any Bill which are not in accord with the Model Bill shall be inserted between brackets.

Any exceptional provisions that it may be proposed to insect in any such Bill shall be clearly specified in the notice of application for the same.

Dated 5th November, 1901.

THORNTON FELL, Clerk, Legislative Assembly.

CERTIFICATES OF INCORPORATION.

PROVINCE OF BRITISH COLUMBIA. To Wit:

WE, Chas. L. Whalen, W. J. Andrews, John McLaren, Geo. Bartley, C. N. Lee, W. J. Lamrick, F. Moyls, T. A. Baxter, and R. F. McDonald, do hereby certify that we desire to form an Association pursuant to the provisions of the Cooperative Associations Act. The corporate name of the Association is to be "The Vancouver Co-Operative Association, Limited," and the objects for which the Association is to be formed are to carry on a general bakery business and to engage in any other line of business which may from time to time be decided

upon.

The number of shares to be unlimited and the capital is to consist of shares of five (\$5.00) dollars each, or of such other amount as shall from time to time be determined by the rules or by-laws of the Association. The number of the Trustees who shall manage the concern of the Association shall be 8 (eight), and the names of such Trustees for the first three months are C. L. Whalen, W. J. Andrews, John McLaren, Geo. Bartley, C. N. Lee, F. Moyls, T. A. Baxter, R. F. McDonald; and the name of the place where the head

office is situate is Vancouver, B. C.

Dated the 20th day of April, 1904.

CHAS. L. WHALEN.

JOHN McLAREN.

W. J. ANDREWS.

FRANK MOYLS.

C. N. LEE.

GEO. BARTLEY.

THOS. A. BAXTER.

ROBERT F. McDONALD.

On the 20th day of April, A.D. 1904, before me personally appeared C. L. Whalen, W. J. Andrews, John McLaren, Geo. Bartley, C. N. Lee, F. Moyls, T. A. Baxter, R. F. McDonald, to me known to be the individuals described in the foregoing certificate, and they severally before me signed the said certificate and acknowledged that they signed the same for the purposes therein mentioned.

[L.S.] J. BRISERE CHERRY,

A Notary Public for the Province of

British Columbia.

Filed the 22nd day of April, 1904.

S. Y. WOOTTON,

ap28

Registrar of Joint Stock Companies.

No. 1,118.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Rothesay Lumber Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of ten thousand dollars, divided into two hundred shares of fifty dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this second day of May, one thousand nine hundred and four.

[L.S.] S. Y. WOOTTON,

Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated:

(a.) To purchase, manufacture and sell all classes of lumber:

(b.) To saw, manufacture and sell deals, boards, scantling, dimension lumber, staves, pickets, heading, shingles, laths, shooks, matches, and every description of manufactured lumber:

(c.) To purchase, lease or otherwise acquire any real or personal property, easements, franchises, licences or

permits to cut logs or other lumber, patents of invention or privileges which the Company may think necessary or convenient for the purposes of its business:

(d.) To buy, sell and trade, wholesale and retail, in dry goods, clothing, millinery goods, furnitures, carpets, groceries, boots and shoes, hardware, paints, oils, glass, meats of all kinds, country produce and all other goods, commodities and merchandise of every sort and kind, and the specific articles, goods and chattels mentioned shall in no way limit or restrict the meaning of these words:

(e.) To purchase, take over and adopt the business and all or any of the assets and liabilities of any person or persons or firms carrying on any business in the Province of British Columbia similar to the business for the purpose of carrying on which this incorporation

is sought :

(f.) To lease, sell, assign, transfer, mortgage or otherwise dispose of or encumber said real or personal property, licences or patents of invention acquired by the Company, and for such purposes to sign, seal, execute and deliver all necessary conveyances, mortgages or other instruments, with or without covenants:

(g.) To build, construct, maintain and alter any saw mills or other mills of any sort and all buildings and works necessary or convenient for the purposes of this Company, and to construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, steamboats or other boats of any sort or ships of any kind, railways, branches, or sidings, bridges, reservoirs, water courses, wharves and manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated, directly or indirectly, to advance the Company's interests, and to contribute to, subsidise or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof:

(h.) To undertake and carry on a general agency business, including (but not so as to exclude the generality of the foregoing words) the business of financial agents, insurance agents, estate agents, brokers and dealers in all kinds of property, real and personal, on

agency terms

(i.) To draw, accept, indorse, discount, buy, sell, negotiate and deal in bills of exchange, promissory notes, bonds, debentures, coupons, and other negotiable instruments and securities:

(j.) To negotiate loans and lend money:

(k.) The accumulation of capital by means of subscriptions or otherwise from members, and also by borrowing money from members, or any other persons or corporations, either in this Province or abroad, on such security and on such terms as may from time to time be arranged:

(l.) To advance or lend any of the aforesaid capital or other moneys of the Company for the time being on the security of freeholds, leaseholds, mortgages, bills of exchange, promissory notes, bonds, debentures, stock-in-trade, chattels and any other property, real or personal, upon such terms as may be agreed:

(m.) To borrow or raise upon and for that purpose, and to issue bonds, debentures, bills of exchange, promissory notes, or other obligations or securities of the Company, and to mortgage or pledge all or any of the Company's assets, income or uncalled capital for the purpose of securing such debentures, bonds, bills of exchange, promissory notes, obligations or securities, and such mortgage or mortgages may be in favour of such person or persons, corporation or corporations as the majority of the directors may decide on; and generally to borrow money on any security whatever, and to pledge, assign or hypothecate any or all of the assets of the Company for the purpose, and to do and execute all deeds, mortgages or other documents or papers whatsoever for the purposes aforesaid:

(n.) To distribute any of the property of the Com-

pany among the members in specie:

(o.) To procure the Company to be incorporated or registered in any Province of the Dominion of Canada, in Great Britain or any of her colonies or dependencies, or in any foreign country:

(p.) To promote any other Company for the purpose of acquiring all or any of the property, rights, or privileges of this Company, and undertaking its liabilities, and for any other purpose which may seem either directly or indirectly calculated to benefit this Company:

(q.) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concessions, co-operation with any other company, person or persons carrying on or to carry on any business,

works or undertaking, which this Company is authorised to carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit the Company; and to take, purchase or otherwise acquire or hold debentures, bonds, shares, or stock or securities of any such company, and to subsidise or otherwise assist any such company, and to buy, sell, and otherwise deal in all such shares and securities:

(r.) To enter into any agreement or arrangement with any Government or authority, supreme, local, or municipal, that may be advantageous to this Company, and to obtain from any such Government or authority any subsidies, rights, privileges, or concessions, and to acquire from any concessionaire any subsidies, rights, privileges, or concessions, and to fulfil any obligation or duty and comply with any arrangement imposed and exercise the rights and privileges conferred by such subsidies, rights, privileges, concessions, or any of

(s.) Generally to carry on and undertake any business, undertaking, transaction, or operation commonly carried on or undertaken by brokers, capitalists, promoters, financiers, concessionaires or merchants, and any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights:

(t.) To carry on any lawful business whatsoever, within the power of the Government of British Columbia to authorise or allow. my5

No. 1,115.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION

HEREBY CERTIFY that "The Consolidated Mining and Smelting Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of two million five hundred thousand dollars, divided into two million five hundred thousand shares of one dollar each.

The time of the existence of the Company is fifty

The Company is specially limited under section 56

of the said Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 2nd day of May, one thousand nine hundred and four.
[L.S.] S. Y. WOOTTON,

Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated:

Acquiring, managing, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refining and marketing of mineral therefrom.

IN THE MATTER OF "THE BENEVOLENT SOCIETIES ACT" AND AMENDING ACT.

WE, the undersigned, declare that we are desirous of being incorporated under the name and for the objects hereinafter set forth, under the provisions of the "Benevolent Societies Act" and amending Acts, which name and objects are as follows:

1. The intended corporate name of the Society is

"The Revelstoke Club.

2. The objects of the Society are: Social intercourse, mutual helpfulness, mental and moral improvement, rational recreation, and the promotion of good fellow-

ship among its members.

- 3. The names of those who are to be the first Trustees or Managing Officers are :- George S. McCarter, Alexander McRae, Frank B. Lewis, Thompson E. L. Taylor, Thomas Kilpatrick, Abraham E. Kincaid, Albert E. Phipps, Hugh A. Brown, and William H. Sutherland, all of Revelstoke, B. C., who may from amongst themselves appoint a President, Vice-President, Secretary and Treasurer, and they shall hold office until a general meeting of the Society, which shall be called within one year from the date hereof to elect new Trustees or managing officers, and the retiring Trustees or managing officers shall be eligible for re-election.
- 4. The successors of the said Trustees or managing officers shall be elected at the times and in the manner provided by the by-laws of the Society from time to time in force and made by the members of the Society.

5. The Society shall have a common seal, of such

design as may be chosen by the trustees or managing

In testimony whereof we have made and signed these presents this 18th day of April, A.D. 1904.

Declared and signed GEO. S. McCARTER. by the said George S. THOMPSON E. L. TAYLOR. McCarter, Alexander McRae, Frank B. McRae, Frank B. Lewis, Thompson E. L. Taylor, Thomas W. H. SUTHERLAND. A. E. KINCAID. ALEX. McRAE. Kilpatrick, Abraham F. B. LEWIS. E. Kincaid, Albert E. H. A. BROWN. Phipps, H. A. Brown and William H. Suth- A. E. PHIPPS. T. KILPATRICK. erland.

In the presence of

A. M. PINKHAM, A Notary Public in and for the Mainland of British Columbia.

I hereby certify that the within declaration appears to me to be in conformity with the provisions of the "Benevolent Societies Act."

[L.S.] S. Y. WOOTTON,

Registrar-General.

Filed (in duplicate) the 27th day of April, 1904. ap28 [L.s.] S. Y. WOOTTON, Registrar-General.

No. 1,116.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Manitoba Lumber Co., Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one hundred thousand dollars, divided into one hundred thousand shares of one dol-

Given under my hand and seal of office at Victoria, Province of British Columbia, this 2nd day of May,

one thousand nine hundred and four

S. Y. WOOTTON,

Registrar of Joint Stock Companies. The following are the objects for which the Com-

pany has been incorporated:

- (a.) To carry on business in the Province of British Columbia and throughout the Dominion of Canada, as timber merchants, saw-mill proprietors and lumbermen, in any and all of its branches, and to buy, sell, prepare for market, manipulate, export and deal in sawlogs, timber, lumber and wood of all kinds in the manufacture of which timber or wood is used or forms a component part; to carry on the business of general merchants, wholesale and retail, and establish shops. stores and hotels, and to purchase and vend general merchandise or liquors; to build, acquire, possess and operate factories, shingle-mills and saw-mills, and machinery of all kinds, and to purchase, sell and deal in land and timber berths:
- (b.) To acquire, hold, charter, operate, alienate, convey, and build steamers and steam tugs, barges or other vessels, or any interest or shares therein requisite for the purposes of this Company's operations, and to let out to hire or charter the same:
- (c.) To carry passengers and goods in any of the said ships or boats between such places as the Company may from time to time determine, and to collect money for fares and freight for the carriage of such passengers and goods, and the doing of all such other things as are incidental or conducive to the attainment of the objects of the Company:

(d.) To carry on any other business which may seem to this Company capable of being conveniently carried on in connection with any of the above, or calculated directly or indirectly to render profitable or enhance the value of this Company's property or rights for the time being:

(e.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of this Company:

(f.) To enter into any arrangement for sharing profits, union of interests, co-partnership, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in any business or transaction which this Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company; and to guarantee the bonds or contracts, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, or otherwise deal with the same:

(g.) To sell or dispose of the undertaking, lands, property, estate, chattels and effects of this Company, or any part thereof, for such consideration as this Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this

(h.) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of this Company, and for any other purpose which may seem directly or indirectly calcu-

lated to benefit this Company:

(i.) To purchase, take on lease or in exchange, or otherwise acquire, any timber lands and other lands in fee or otherwise, and also timber and timber lands by lease, licence or otherwise, and rights to cut and remove timber and other trees, and generally any real and personal property, and any rights or privileges which this Company may think necessary or convenient for the purposes of its business:

(j.) To pay for any property that may be acquired by the Company as hereinbefore stated, either in cash or in fully paid-up shares of the Company, or partly in cash and partly in such fully paid-up shares:

(k.) To amalgamate with any other company now or hereafter incorporated, having objects altogether or

in part similar to those of this Company:

(l.) To construct, improve, maintain, equip, alter, work, operate, manage, carry out or control any roads, ways, water powers, reservoirs, dams, aqueducts, canals, sluices, flumes, tramways, logging railways operated by steam, electricity or other mechanical power, telephone lines, electric supply lines, bridges, wharves, booms, timber slides, booming grounds, manufactories, warehouses, hydraulic works, electric works, houses, shops, hotels, stores, buildings and other works and conveniences which may seem calculated, directly or indirectly, to advance this Company's interests, and to contribute to, subsidise, or otherwise aid or take part in any such operations, though undertaken, constructed or maintained by any

other person or company:
(m.) To divert, take and carry away water from any stream, river and lake in British Columbia for the use of their business, and for that purpose to erect, build, lay and maintain dams, aqueducts, flumes, ditches, or other conduit pipes, and to sell or other-

wise dispose of the same:

(n.) To borrow, or raise, or secure payment of money in such form as this Company may think fit, and in particular by the issue of bonds, debentures or debenture stock, charged upon all or any of the Company's property, present or future, or both, including uncalled

(o.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other nego-

tiable or transferable instruments:

(p.) To obtain any Act of Parliament for enabling this Company to carry any of its objects into effect, or for effecting any modification of this Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indi-

rectly, to prejudice this Company's interests: (q.) To enter into any agreement with the Provincial or Dominion Government, or any authority, municipal, local or otherwise, which may seem conducive to the Company's objects, or any of them, and to obtain from any such Government or authority any rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed advisable, to dispose of any such arrangements, rights, privileges and concessions:

(r.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any of the property and rights

of this Company:

(s.) To distribute any of the property of this Com-

pany among the members in specie:

(t.) To procure this Company to be registered, licensed or recognised in any Province or Territory in the Dominion of Canada, or in any Province, County

or place: (u.) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the Company's capital, or any debentures or other securities of the Company, or in or about the

formation or promotion of the Company or the conduct of its business:

(v.) To do all such other acts as are incidental or conducive to the attainment of the above objects, or any of them, and to exercise generally all such powers as may from time to time be conferred on this Company by Act of Parliament, charter, licence, or other executive or legislative authority.

No. 1,117.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that "The British Columbia Industrial and Colonization Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of ten thousand dollars, divided into one thousand shares of ten dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this second day of May, one thousand nine hundred and four.

S. Y. WOOTTON, [L.S.] Registrar of Joint Stock Companies.

The following are the objects for which the Company has been incorporated:-

(a.) To secure, operate and carry on the business of

a Colonization Company in all its branches:

(b.) To apply for, purchase or otherwise acquire and to use and grant licences or rights in respect of or otherwise turn to account any patents, brevets d'invention, licences, concessions, and the like conferring an exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit this Company

(c.) To purchase, take on lease or in exchange or otherwise acquire any timber lands or other lands in fee or otherwise, and also timber and timber limits by lease, licence or otherwise, and rights to cut and remove timber and generally to acquire any real or personal property, and notwithstanding any director or directors, shareholder or shareholders of the company is or are interested therein respectively, and to pay for the same respectively either in cash or in debentures or in shares of the Company, or partly in

one mode and partly in the other:

(d.) To acquire by purchase, record, or otherwise, water powers, water records, or water privileges; to construct, equip, operate, maintain, manage, carry out or control any roads, ways, water power, reservoirs, dams, aqueducts, canals, sluices, flumes, tramways, logging railways, operated by steam, electricity or other mechanical power, telegraph and telephone lines, electric supply lines, bridges, wharves, booms, timber slides, booming grounds, manufactories, warehouses, hydraulic works, electric works, houses, shops, store buildings, and other works and conveniences, which may seem calculated, directly or indirectly, to advance the Company's interests:

(e.) To acquire, operate or carry on the business of a power company in all its branches; to generate, accumulate, distribute and supply electricity for heat, light and power in connection with the Company's works and operations, and to dispose of compressed air, electricity, electric and other power for profit for public or private purposes, and to deal generally in any form of developed power that may be applied or

(f.) To acquire, hold, charter, operate, alienate, convey and build steamers and steam tugs, barges or other vessels, or any interests or shares therein requisite for the purposes of the Company's operations, and to let out to hire or charter the same:

(g.) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to

benefit this Company:

(h.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorised to carry on, and which is suitable for the purposes of this Company:

(i.) To sell or dispose of the undertaking, lands, property, estate, chattels and effects of this Company, or any part thereof, for such consideration as this Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this

Company:

(j.) To act as factors or agents in relation to the purchase, sale, receipt and disposition of all kinds of timber, logs, lumber, pulp, paper, or other articles in the manufacture of which wood or timber is used or forms a component part:

(k.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any of the above, or calculated, directly or indirectly, to render profitable or enhance the value of the Company's property or rights for the

time being :

(l.) To obtain any Act of Parliament for enabling this Company to earry any of its objects into effect, or for effecting any modifications of this Company's constitution, or for any other purpose that may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice this Company's interests:

(m.) To enter into any arrangement or arrangements with any Government (Dominion or Provincial), or any authority, municipal, local or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from any such Government or authority any rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or if deemed advisable to dispose of any such arrangement, rights, privileges and concessions:

(n.) To pay out of the funds of the Company all expenses of or incidental to the formation and registration of the Company, or in or about the promotion of the Company, or the conduct of its business:

(o.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of this Company:

(p.) To borrow or raise and secure payment of money in such manner and form as this Company may think fit, and in particular by issue of bonds, debentures or debenture stock, charged upon any or all of the Company's property, present or future or both:

Company's property, present or future or both:
(q.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of lading, warrants, debentures and other negotiable or transferable

instruments:

(r.) To distribute any of the property of this Company among the members in specie:

(s.) To do all such other acts as are incidental or conducive to the attainment of the above objects or any of them, and to exercise generally all such powers as may from time to time be conferred on this Company by Act of Parliament, charter, licence, or other executive or legislative authority.

No. 1,119.

"WATER CLAUSES CONSOLIDATION ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Elsie Lake Power Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a limited company, with a capital of ten thousand dollars, divided into ten thousand shares of one dollar each, for the purpose of exercising the rights, powers, privileges and priorities created, granted and conferred in and by Part IV. of the "Water Clauses Consolidation Act, 1897."

Given under my hand and seal of office at Victoria, Province of British Columbia, this 5th day of May, one thousand nine hundred and four.

[L.S.] S. Y. WOOTTON,

Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated:-

(a.) The acquisition of water and water power by records of unrecorded water, or by the purchase of water records or water privileges and the application of such water and water power to all or any of the following purposes; the use of water or water power for producing any form of power, or for producing and generating electricity for the purpose of light, heat and power; and for rendering such water and water power available for use, application and distribution by erecting dams, increasing the head of water in any existing body of water, or extending the area thereof; diverting the waters of any stream, pond or lake into any other channel or channels; laying or erecting any

line of flume, pipe or wire; constructing any raceway, reservoir, aqueduct, weir, wheel, buildings or other erection or work which may be required in connection with the improvement and use of the said water and water power, or by altering, renewing, extending, improving, repairing, or maintaining such works or machinery or any part thereof:

(b.) The use of water or water power for milling, manufacturing, industrial and mechanical purposes:

(c.) Constructing, operating and maintaining electric works, power houses, generating plant and such other appliances and conveniences as are necessary and proper for the generating of electricity or electric power, or any other form of developed power, and for transmitting the same to be used by the Company, or by persons or companies contracting with the Company therefor, as a motive power for the operation of motors, machinery, or electric lighting or other works, or to be supplied by the Company to consumers for heating, or as a motive power for propelling tramways, or for driving, hauling, lifting, pumping, lighting, crushing, smelting, drilling and milling, or for any other operations to which it may be adapted, or to be used or supplied for or in connection with any other purposes for which electricity or electric power may be applied or required:

(d.) Placing, sinking, laying, lifting, fitting, maintaining and repairing electric lines, accumulators, storage batteries, electric cables, mains, wires, pipes, switches, connections, branches, electric motors, dynamos, engines, machines or other apparatus or devices, cuts, drains, water-courses, pipes, poles, buildings and any other erections and works, and erecting and placing any electric line, cable, main wire or other electric

apparatus above or below ground:

(e.) Constructing, equipping, operating and maintaining electric, cable or other tramways or street railways for the conveyance of passengers and freight:

(f.) Constructing, equipping, operating and maintaining telegraph and telephone systems and lines:

(g.) The supplying of compressed air, electricity and electric power, or any other form of developed power, to consumers, for any purposes to or for which compressed air, electric power, or any other form of developed power may be applied or required:

(h.) The use of water or water power for hydraulic mining purposes, for general irrigation purposes, within a defined locality or district, and for milling, manufacturing, industrial and mechanical purposes, other

than the generating of electricity:

(i.) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of this Company:

(1.) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(k.) To take or to otherwise acquire and to hold shares in any other company having objects altogether

similar to those of this Company:

(l.) To enter into any arrangements with any Governments or authorities, municipal, local or otherwise, that may seem conductive to the Company's objects, or any of them, and to obtain from any such Government or authority any rights, privileges and concessions which the Company may think it desirable to obtain within the authorised powers of this Company, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions:

(m.) To promote any company or companies for the purpose of acquiring all or any of the property and

liabilities of this Company:

(n.) Generally to purchase, take on lease, or in exchange, hire, or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business, and in particular any land, right of way, buildings, wharves, easements and machinery:

(o.) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of

the Company:

(p.) The area within which the undertakings of the Company are to be carried on is within the area contained in a hundred miles of the City of Vancouver:

(q.) To borrow, raise, or secure the payment of money in such other manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to redeem or pay off any such securities:

(r.) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares of the Company's capital, or any debentures or other securities of the Company, or in or about the formation or promotion of the Company, or the conduct of its business:

(s.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negoti-

able or transferable instruments:

(t.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those

of this Company:

(u.) To obtain any Order in Council, certificate of the Lieutenant-Governor in Council, or Act of the Legislature for enabling the Company to carry any of its objects into effect, or for effecting any modifications of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(v.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, and turn to account, or otherwise deal with all or any part of the property and

rights of the Company:

(w.) And to do all such other things as are incidental and as the Company may think conducive to the attainment of the above objects. my12

No. 1,121.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that "The Royal Smelting and Refining Company, Limited," Non-Personal Liability, has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one million one hundred thousand dollars, divided as to one million dollars thereof into one hundred thousand shares of the par value of ten dollars each, which shares shall be designated "capital" shares, and as to one hundred thousand dollars into one hundred thousand shares of the par value of one dollar each, which shares shall be designated "dividend" shares.

The Company is specially limited under section 56

of the said Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 6th day of May, one thousand nine hundred and four

S. Y. WOOTTON, [L.S.]

Registrar of Joint Stock Companies.

The objects for which the Company is formed are restricted to the matters set out in said section 56,

and are

- (1.) To obtain by purchase, lease, hire, discovery, location or otherwise, and hold within the Province of British Columbia, mines, mineral claims, mineral leases, prospects, mining land and mining rights of every description, and to work, develop, operate and turn the same to account, and to sell, or otherwise dispose of the same or any of them, or any interest therein
- (2.) To dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate, and otherwise treat, gold, silver, copper, lead, zinc ores or deposits and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell and deal in the same, or any of them:

(3.) To carry on the business of a mining, smelting, milling and refining company in all or any of its

branches:

(4.) To acquire by purchase, lease, hire, exchange, or otherwise, such timber lands or leases, timber claims, licences to cut timber, surface rights and rights of way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, or other real or

personal property as may be necessary for or conducive to the proper carrying out of any of the objects of

the Company

(5.) To construct, maintain, alter, make, work and operate on the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges and reservoirs, dams, flumes, race and other ways, water-courses, aqueducts, wells, wharves, piers, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works and appliances, warehouses, buildings, machinery, plant, stores and other works and conveniences which may seem conducive to any of the objects of the Company, and, with the consent of the shareholders in general meeting, to contribute to, subsidise or otherwise aid or take part in any such operations though constructed and maintained by any other company or persons outside of the property of the Company, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the Company or its workmen and servants:

(6.) To build, acquire, own, charter, navigate and use steam and other vessels for the purposes of the

Company:

(7.) To take, acquire and hold as the consideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company the objects of which are restricted as herein aforesaid, and to sell or otherwise dispose of the same:

(8.) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which a company specially limited under this section is authorised to

carry on:

(9.) To purchase or otherwise acquire and undertake all or any of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which a company specially limited under this section is authorised to carry on, or possessed of prop-

erty suitable for the purposes thereof:

(10.) To borrow or raise money for the purposes of the Company, and for the purpose of securing such money and interest or for any other purpose to mortgage or charge the undertaking or all or any part of the property of the Company present or after acquired, and to create, issue, make, draw, accept, and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, share warrants payable to bearer, obligations and other negotiable and transferable instruments; but nothing herein contained shall be deemed to limit, control or affect any power of borrowing vested in the board of directors of the Company, or of the Company, by the said Act and amending Acts:

(11.) To distribute any of the property of the Com-

pany among the members in specie:

(12.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or the whole or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks or obligations of any company the objects of which are restricted as aforesaid:

(13.) To do all such other things as are incidental or conducive to the attainment of the foregoing objects.

my12

No. 1,120.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that "The South-East Kootenay Coal and Coke Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one hundred thousand dollars, divided into one hundred thousand shares of one dollar each.

The Company is specially limited under section 56 of the said Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 5th day of May, one thousand nine hundred and four.

[L.S.]

S. Y. WOOTTON, Registrar of Joint Stock Companies. The following are the objects for which the Company has been incorporated :-

(a.) To mine and extract coal and produce petroleum and generally carry on the trade or business of colliery proprietors, oil producers and refiners, miners and mining engineers in all their branches:

(b.) To search for, get, work, quarry, raise, make merchantable, produce, mill, smelt, and reduce coal, coke, lignite, sandstone, fireclay, and other minerals:

(c.) To manufacture timber, saw-logs and sawn lumber upon any mining lands acquired or owned by the

(d.) To make, build, provide and carry on, use and work tramways and ropeways to be operated by steam,

electric or other power:

(e.) To invest and deal with the moneys of the Company not immediately required, upon such securities, and in such manner, as may from time to time be deemed expedient. To borrow, or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, chargeable upon the Company's property, both present and future, including its uncalled capital, and to redeem and pay off such securities:

(f.) To borrow, or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, chargeable upon the Company's property (both present and future), including its uncalled capital, and to redeem

and pay off such securities:

(g.) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, notes and other negotiable or transfer-

able instruments:

(h.) To enter into any arrangement with any authorities, supreme, municipal, local or otherwise, as may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the Company may deem advisable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions:

(j.) To acquire and utilise water-power for the purpose of compressing air or generating electricity for lighting, heating and motor purposes in connection with the buildings, tramways and other works of the Company, with authority to sell or otherwise dispose of the surplus electricity or power generated by the

Company's works:

(k.) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(1.) To acquire, by surrender or otherwise, the whole or any part of the interest of any member of the Company therein:

(m.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or the guaranteeing the placing of any of the shares in the Company's capital, or any debentures or other securities in the Company, or in or about the formation or promotion of the Company or the conduct of its business:

(n.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company:

(o.) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, either for cash or for shares, or part cash and part shares in a company having objects altogether or in part similar to those of this Company, or to amalgamate with any such company, or to acquire any business or undertaking similar to that conducted by the Company:

(p.) To obtain any provisional order or Act of Parliament for enabling the Company to carry any of its objects into effect or for effecting any modification of the Company's constitution, or for any other purpose

which may seem expedient:

(q.) To do all such other things as the Company may think incidental or conducive to the attainment of the above objects or any of them.

No. 1,113.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "New Monashee Mines, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one

million dollars, divided into one million shares of one dollar each.

The Company is specially limited under section 56

of the said Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 26th day of April, one thousand nine hundred and four.

S. Y. WOOTTON, [L.S.]

Registrar of Joint Stock Companies. The following objects for which the Company has been incorporated are restricted to the matters set out in Section 56 of the "Companies Act, 1897

- (a.) To purchase and take over those certain mineral claims situate in the Osoyoos Division of Yale District, and known on the official map or survey as Lots one hundred and ninety-two (192), one hundred and ninetythree (193), one hundred and ninety-four (194), one hundred and ninety-five (195), three hundred and six (306) and three hundred and seven (307), in Group numbered one (1), and to pay for the same in paid-up shares in the Company, or partly paid-up shares and partly in each and partly in paid-up shares or otherwise, and to work, develop, operate and turn the same to account, and to sell or otherwise dispose of the same, or any part or interest therein:
- (b.) To obtain by purchase, lease, hire, discovery, location or otherwise, and hold in the Province of British Columbia, mineral claims, mining leases, prospects, mining lands and mining rights of every description, and to work, develop, operate and turn the same to account, and to sell or otherwise dispose of the same, or any of them, or any interest therein:
- (c.) To earry on the business of a mining, smelting, milling and refining company in all or any of its branches:
- (d.) To dig for, raise, crush, wash, smelt, assay, analyze, reduce, amalgamate and otherwise treat gold, silver, copper, lead ores or deposits and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell, and deal in the same or any of them:
- (e.) To acquire by purchase, lease, hire, exchange or otherwise, such timber lands or leases, timber claims, licences to cut timber, surface rights and rights of way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant or other real or personal property as may be necessary for or conducive to the proper carrying out of any of the objects of the Company:
- (f.) To construct, maintain, alter, make, work and operate on the property of the Company, or on property controlled by the Company, any canals, trails, roads, ways, tramways, bridges and reservoirs, dams, flumes, race and other ways, water-courses, aqueducts, wells, wharves, piers, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works and appliances, warehouses, buildings, machinery, plant, stores and other works and conveniences which may seem conducive to any of the objects of the Company, and, with the consent of the shareholders in general meeting, to contribute to, subsidise or otherwise aid or take part in any such operations, though constructed or maintained by any other company or persons outside of the property of the Company, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the Company or its workmen and servants:
- (g.) To build, acquire, own, charter, navigate and use steam and other vessels for the purposes of the
- (h.) To take, acquire, hold and obtain as the consideration for ores, metals or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company the objects of which are restricted as herein aforesaid and to sell or otherwise dispose of the same:

(i.) To enter into any arrangement for sharing profits, union of interests or co-operation with any other person or company, carrying on, or about to carry on, any business or transaction which a company specially limited under section 56 of the "Companies Act, 1897," and amending Acts is authorised to carry on:

(j.) To purchase or otherwise acquire and undertake all or any of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which a company specially limited under said section 56 is authorised to carry on, or possessed of conveniences which may seem conducive to any of the

property suitable for the purposes thereof:

(k.) To borrow or raise money for the purposes of the Company, but so that the amount so borrowed or raised shall not, without the sanction of a general meeting of the Company, exceed one-quarter of the amount of the paid-up capital for the time being, and for the purpose of securing such money and interest, or for any other purpose, to mortgage or charge the undertaking or all or any part of the property of the Company, present or after acquired, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments:

- (l.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, to execute mortgages and pledges of its real and personal property, rights and powers, or any of them; to issue debentures secured by a mortgage or pledge or otherwise; to sign bills, notes, contracts and other evidences of or securities for money borrowed by the Company for the purposes aforesaid, and to pledge debentures as security for temporary loans:
- (m.) To distribute any of the property of the Company among the members in specie:
- (n.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, or turn to account or otherwise deal with the undertaking or the whole or any part of the property and rights of the Company, with power to accept as a consideration any shares, stocks, or obligations of any company the objects of which are restricted as aforesaid:

(o.) To do all such other things as are incidental or conducive to the attainment of the foregoing objects; ap28

No. 1,112.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that "The Washington Mine, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of two hundred thousand dollars, divided into two hundred thousand shares of one dollar each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 25th day of April, one thousand nine hundred and four.

S. Y. WOOTTON, Registrar of Joint Stock Companies.

The following are the objects for which the Company has been incorporated:-

(1.) To acquire the assets and assume the liabilities

of Washington Mine, Limited:

(2.) To obtain by purchase, lease, hire, discovery location or otherwise, and hold within the Province of British Columbia, mines, mineral claims, mineral leases, and mineral rights of every description, and to work, develop, operate and turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein:

(3.) To dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate and otherwise treat gold, silver, copper, lead ores or deposits and other minerals and metallic substances and compounds of all kinds, whether belonging to the Company or not, and to render the same merchantable, and to buy, sell and

deal in the same, or any of them:
(4.) To carry on the business of a mining and reduc-

tion company in all its branches:

(5.) To acquire, by purchase, lease, hire, exchange or otherwise, such timber lands or leases, timber claims, licences to cut timber, surface rights rights of way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, or other real or personal property as may be necessary for or conducive to the proper carrying out of any of the objects of the Company:

(6.) To construct, maintain, alter, make, work and operate on the property of the Company, or on property controlled by the Company, any trails, roads, ways, trainways, bridges, reservoirs, dams, flumes, race and other ways, water-courses, aqueducts, wells, wharves, piers, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works and appliances, warehouses, buildings, machinery, plants, stores, and other works and

objects of the Company, and with the consent of the shareholders in general meeting, to contribute to, subsidise or otherwise aid or take part in any such operations though constructed and maintained by any other company or persons outside of the property of the Company, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the Company or its workmen and servants:

(7.) To take, acquire and hold as the consideration for ores, metals, or minerals sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company, and to sell or other-

wise dispose of the same:

(8.) To enter into any arrangement for sharing profits, union of interests, or co-operation with any

other person or company:

(9.) To purchase or otherwise acquire and undertake all or any of the assets, business, property, privileges, contract rights, obligations and liabilities of any person or company possessed of property suitable for the

purposes of this Company:

(10.) To borrow or raise money for the purposes of the Company with or without the sanction of a general meeting of the Company, and for the purpose of securing payment of such money and interest, or for any other purpose to mortgage or charge the undertaking or all or any part of the property of the Company present or after acquired; and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable instruments:

(11.) To distribute any of the property of the Company among the members of the Company in specie:

(12.) To sell or dispose of the undertaking, or the whole or any part of the property of the Company for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company, whether organised in British Columbia or England, or any foreign country, and if shares of any other company be accepted as such consideration, such shares may be either fully paid-up or in part

paid-up:
(13.) To pay out of the Company all expenses of or
(13.) To pay out of the Company all expenses of or ing of the Company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of, any of the shares in the Company's capital or any debentures or other securities in the Company, or in or about the formation or promotion of the Com-

pany or the conduct of its business:

(14.) To do all such other things as are incidental or conducive to the attainment of the foregoing objects. or any of them.

No. 1,114.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "V. I. Exploration and Development Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company with a second of the companies and the company with a second of the company with a secon pany, with a capital of one hundred thousand dollars, divided into one hundred thousand shares of one dollar

The Company is specially limited under section 56 of the said Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 27th day of April, one thousand nine hundred and four.

S. Y. WOOTTON

Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated :-

Restricted to acquire, manage, develop, work and sell mines, mineral claims and mining properties, and to win, get, treat, refine, and market the mineral therefrom, and to exercise all and every of the powers enumerated in Section 6 of the Companies Act, 1897, Amendment Act, 1900, and in connection with the premises to acquire the properties mentioned in a certain agreement already prepared with the privity of the signatories hereto, dated the day of April, 1904, and made between Samuel Erb, Samuel T. Chapman and J. S. Gibson, of the first part, H. Cecil and Edgar Dewdney, of the second part, and the Company

of the third part, and intended to be executed forthwith after the incorporation of the Company; also to execute, carry out and complete the said agreement. ap28

No. 1,122.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that "The Pacific Oil and Guano Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of two hundred and fifty thousand dollars, divided into twentyfive hundred shares of one hundred dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this eleventh day of May, one thousand nine hundred and four.

[L.S.]

S. Y. WOOTTON, Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated:-

(a.) To purchase or acquire any processes or inventions for the manufacture of oil fertilisers and fish glues, or for canning, salting, smoking, preserving, curing or freezing fish:
(b.) To carry on and work the said processes and

inventions in British Columbia and elsewhere:

(c.) To apply for, purchase, or otherwise acquire any patents, licences, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which is or may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, develop or grant licences in respect of, or otherwise to turn to account the property, rights or information so acquired:

(d.) To purchase, catch, can, freeze, salt, smoke, pack, cure, preserve and sell, barter or consign to

agents for sale, whales and all kinds of fish:

(e.) To make and sell all kinds of fish glue, fish oils, fish manure and any other substance or thing which can be made out of fish, fish offal or fish refuse, or otherwise to treat and dispose of the same:

(f.) To purchase, charter, use, hold, equip and sell or exchange steamers, sailing vessels, fishing boats and other crafts of all kinds and descriptions for the purpose of catching and transporting whales and all kinds of fish, fish products and other merchandise, and for selling or bartering the same:

(g.) To carry passengers and goods in ships or boats

between such places as the Company may from time to time determine, and the doing of all such other things as are incidental or conducive to the attainment

of that object:

(h.) To purchase, use, hold and sell nets, lines and seines, and to construct traps and other implements, appliances or instruments for conserving, catching and taking fish in the waters of British Columbia and waters adjacent thereto, including the waters of the

United States of America:

(i.) To purchase, lease, construct or otherwise acquire and hold land, warehouses, wharves, canneries, manufactories and other buildings and easements in the Province of British Columbia or elsewhere as may be found necessary or desirable for carrying on and furthering the business and objects of this Company, and to sell, lease, mortgage or hypothecate the same or any part thereof:

(j.) To purchase, lease or otherwise acquire any business similar in character or objects to the business

of the Company:

- To enter into partnership or of arrangement of amalgamation, or for sharing of profits, union of interests, reciprocal concessions or co-partnerships, or co-operation with any person or company carrying on or about to carry on or to engage in any business or transaction which the Company is authorised to carry on or to engage in any business transaction capable of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire shares, stock or securities in any company, and to subsidise or otherwise assist any such company, and to sell, hold and use, with or without guarantee, or otherwise deal with such shares or
- (l.) To divert, take and carry away water from any stream, river and lake in British Columbia for the use of their business; and for that purpose to erect, build, lay and maintain dams, aqueducts, flumes, ditches, or

other conduit pipes, and to sell or otherwise dispose

of the same:

(m.) To carry on the business of general merchants (wholesale and retail) and also to conduct and carry on the business of general storekeepers, and to purchase and supply all goods and merchandise that the Company may see fit to buy for that purpose, and to sell the same wholesale or retail as they may think fit; also to carry on a general mercantile commission and brokerage business:

(n.) To lend and advance moneys to such persons or companies, and on such terms as may seem expedient, and in particular to customers of any persons or companies having dealings with this company; and to make, draw, accept, indorse and discount promissory notes, bills of exchange and other negotiable securities

or instruments:

(o.) To borrow money on the security of the whole or any part of the property belonging to the Company to such amount as may be necessary, or may be deemed necessary, for the purposes of the Company, and to grant mortgages, bonds, bills of sale, debentures or other securities for the same:

(p.) To harvest, buy, sell, and manufacture ice wholesale and retail; to deal generally in ice, both natural and artificial, and to utilise ice and other

material for the purpose of cold storage.

(q.) To enter into contracts and to adopt any contracts already made for the allotment of shares of this company credited as fully or partially paid up as to the whole or part of the purchase price for any property, goods or chattels purchased by the Company or for any valuable consideration, including services rendered to the Company, as the Company may from time to time determine:

(r.) To invest and deal with the money of the Company not immediately required, upon such shares and in such manner as may from time to time be

determined:

(s.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above or any of the above objects, or calculated, directly or indirectly, to enhance the value of, or render profitable, any of the Company's property or lands, and to do all such other things as are incidental or conducive to the attainment of the above objects or any of them:

(t.) To enter into any arrangements with any Government, authorities or corporation (municipal, local or otherwise) that may seem conducive to the company's objects, or any of them, and to obtain from any such Government, authority or corporation any rights, privileges and concessions which the company may think it is desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions. my12

No. 1,123.

THE "COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Pacific Coast Pipe Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of twenty-five thousand dellars, divided into twenty-five hundred shares of ten dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 11th day of May, one thousand nine hundred and four.

[L.S.] S. Y. WOOTTON,

Registrar of Joint Stock Companies. The following are the objects for which the Conpany has been incorporated:

(a.) Manufacture and sale of wooden pipe, and to do everything in connection with the construction of water works systems for cities, towns and villages, hydraulic

- works for mines, power plants and irrigation system: (b.) To enter into any agreement with any Government (Dominion or Provincial), or any authority, municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, franchise, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed desirable, dispose of any such franchise, arrangement, privileges and concessions:
- (c.) To obtain any Provisional Order or Act of Parliament for enabling the Company to carry any of its objects into effect, or for legalising any of its acts, con-

tracts or agreements, or for legalising any municipal by-law affecting the Company, or for effecting any modification of the Company's constitution, or for any other purpose which may seem expedient, and to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Com-

pany's interests:

(e.) To apply for, purchase and acquire letters patent and similar privileges and concessions, both British and foreign, for inventions or improvements in any invention which may be considered conducive to the attainment of any of the objects of the Company, or in any way connected therewith, or any interest in such improvement or patents, or any such licence or licences in connection with any such inventions or patents:

(f.) To sell any patent rights or privileges belonging to the Company which may be acquired by it, or any interest in the same, and to grant the use and practise of the same, or any of them, and to let to be used or otherwise dealt with, any inventions, patents or privileges in which the Company may be interested, and to do all such acts and things as may be deemed expedient for turning to the fullest account the inventions, patents and privileges in which the Company is or may be interested:

(g.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may seem fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this

Company:

(h.) To take or otherwise acquire and hold shares in any other company or carrying on any business capable of being conducted so as to directly or indirectly benefit

this Company:

(i.) To purchase, take on lease or in exchange, either locate or otherwise acquire and hold lands, mines, estates, factories, buildings, rights-of-way, water rights or any other privileges, machinery, business, goodwill, plants, stock-in-trade and other real or personal property that may be conducive to the objects of the Company:

(j.) To construct, carry out, maintain, improve, manage, work, control and superintend any water works, reservoirs, water-courses, water-powers, acqueducts, saw-mills, factories, warehouses and other works and conveniences which may seem, directly or indirectly, conducive to the objects of the Company, and to acquire, contribute to, subsidise or otherwise aid

or take part in such operations:

(k.) To enter into partnership, or into arrangements for sharing profits, union of interests or co-operation with any person, firm or company or corporation carrying on, or about to carry on, any business which this Company is authorised to carry on, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company:

(l.) To register the Company in any part of the Dominion of Canada or elsewhere, and to obtain any Act of Parliament or Law or Order of any legislature or government for enabling the Company to carry any

of its objects into effect:

(m.) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property and any rights and privileges which the Company may think necessary or convenient for its business

(n.) To borrow, raise money, for the purpose of the Company, and, for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking of all or any part of the Company's security, present and future, including its franchise and earnings or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual and redeemable bonds, debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations and other negotiable and transferable interests

(o.) To receive, in the course of the general business of the Company, as payment for manufactured goods or on payment on any transactions whatever, cash, notes, bonds, debenture stock, mortgages, stock in any

company or any other form of security:

(p.) To enter into contracts with any person, company or corporation to construct and maintain water works, hydraulic and irrigation system or systems, or any works of like nature, and to secure the carrying out of said contracts by bond and other security of said Company:

(q.) To do all things necessary, incidental or conducive to the attainments of any of the objects of the Company, or which may tend, directly or indirectly, to the benefit of the Company in any of the objects:

(r.) To distribute any of the property of the Com-

pany among its members in specie:

(s.) To acquire the Wood Pipe Factory, and the leasehold interest in connection therewith, at number 1,551, Granville Street, in the City of Vancouver, British Columbia, now being operated under the name of the Pacific Coast, Limited.

No. 1,126.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Berry Creek Mining Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one hundred and fifty thousand dollars, divided into thirty thousand shares of five dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 16th day of May, one thousand nine hundred and four.

[L.S.]

S. Y. WOOTTON, Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated:-

(a.) To acquire and take over as a going concern the business now carried on in the Province of British Columbia, and more particularly in the District of Cassiar, in the said Province, under the style or firm of Hamfield & Co., and all or any of the assets of the proprietors of that business in connection therewith, and with a view thereto to adopt and carry into effect, with or without modification, an agreement which has already been prepared and is expressed to be made between Alexander Hamfield and Warburton Pike, trading under the firm name of Hamfield & Co., of the one part, and William Henry Langley, on behalf of the Company, of the other part, and is to be signed immediately after the incorporation of the Company, and a copy whereof has, for the purpose of identifi-cation, been subscribed by Warburton Pike, Clive Phillipps-Wolley and Harold Payne:

(b.) To work, explore, develop and maintain the mines, mineral claims, mining leases, water, and all other properties belonging to the Company, and to carry on the business of miners of every description:

(c.) To search, prospect for, examine, explore and acquire by purchase, lease, concession, exchange or otherwise, mines, mining property, coal lands, timber lands and leases, timber claims and licences to cut timber, surface rights, rights of way, water rights, mineral claims, mining rights and privileges, minerals, ores, precious stones, mills, stamps, smelting and other worksf or treating ores and minerals, and rendering them marketable metals, including also all kinds of buildings, machinery, roads, wharves, tramways and plants useful, or supposed to be useful, in mining, milling, treating or reducing ores, minerals, and any concessions, grants, decrees, claims, rights or privileges whatsoever, which may seem to the Company capable of being turned to account, and to work, develop, carry out, exercise and turn to account the same, and to dispose of any such concessions, grants, decrees, claims or privileges:

(d.) To obtain, and from time to time renew and

hold, free miners' certificates:

(e.) To purchase, take on lease, or in exchange, or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose of its business:

(f.) To construct, carry out, maintain, improve, manage, work, control or superintend any trails, roads, ways, tramways, bridges, reservoirs, water-courses, aqueducts, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydranlic works, electrical works, telegraphs, telephones, gas works, factories, warehouses, ships, vessels, and other works and conveniences which may seem, directly or indirectly, conducive to any of the objects of the Company, and to contribute to, subsidise, or otherwise aid or take part in any such operations:

(y.) To use steam, water, electricity, or any other

power as a motive power or otherwise:

(h.) To acquire and carry on all or any of the business or property, and to undertake any liabilities of any person, firm, association or company possessed of property suitable for the purposes of the Company, or carrying on any business which this Company is authorised to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated, directly or indirectly, to same to pay cash, or to issue any shares, stock or

obligations of this Company:

(i.) To enter into any partnership, or any arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in any business or transaction which this Company is authorised to carry on or engage in, or in any business or transaction capable of being conducted so as to directly or indirectly benefit this Company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company; and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(j.) To prospect, examine and explore any territories and places in British Columbia and elsewhere and to employ and equip expeditions, commissions,

experts and other agents:

(k.) To loan out and invest and realize the moneys of the Company not immediately required, upon such securities as may from time to time be determined:

(l.) To borrow and raise money in such manner as the Company shall think fit, and in particular by the issue of preference shares or debentures charged upon all or any of the Company's property, both present and future, including its uncalled capital, if any:

(m.) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to

benefit this Company:

(n.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this Company:

(o.) To obtain any Act of Parliament for enabling the Company to carry any of its objects into effect, or

for any purpose that may seem expedient:

(p.) To distribute any of the property of the Com-

pany among the members in specie:

(q.) To pay the costs, charges and expenses in connection with the incorporation of the Company, and to remunerate any person or persons for services rendered or in securing business for the advantage of the

(r.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or all or any part of the property and rights of the Company, including the granting of powers to work any patents of the Company upon any terms, with power to accept as the consideration any shares, stocks or obligations of any other company:

(s.) To procure the Company to be registered in any

place or country:

(t.) To do all such other things as are incidental or conducive to the attainment of the above objects, or any of them.

No. 1,124.

"COMPANIES ACT, 1897.

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Atlin Dredging Company, Limited," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of twenty-five thousand dollars, divided into twenty-five thousand shares of one dollar each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 12th day of May, one thousand nine hundred and four.

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

The following are the objects for which the Com-

pany has been incorporated:

(1.) To acquire, have, hold and exercise the rights, powers, privileges and priorities in and by the Water Clauses Consolidation Act, 1897, or any part thereof created, provided and conferred:

(2.) To acquire in any manner howsoever, or as may be directed by the Statutes of British Columbia in that behalf made and provided, any water and water power, either by records of unrecorded water, or by the purchase of water records or water privileges in the Province of British Columbia, and to render water and water power available for use in any manner howsoever, either by erecting dams, increasing the head of

benefit the Company, and as the consideration for the water in any existing body of water, or extending the area thereof; diverting the waters of any stream, pond or lake into any other channel or channels; laying or erecting any line of flume, pipe or wire; constructing any dams, piers, wing dams, bridges, culverts, raceways, ditches, reservoir, aqueduct, weir, wheel, building or other erection which may be required in connection with the improvement and use of the said water and water power, or by altering, renewing, extending, improving, repairing or maintaining any such works or any part thereof:

(3.) To acquire or obtain in any manner howsoever, water or water power and also any works for hydraulic mining purposes, for general irrigation purposes and for milling, manufacturing, industrial and mechanical

purposes:

(4.) To acquire by record, purchase or in any other wise howsoever, any water or water power for producing any form of power, or for producing or generating electricity for the purpose of light, heat and

power, and for:-

- (a.) Constructing, operating and maintaining electric works, power houses, generating plant and such other appliances and conveniences as are necessary and proper for the generating of electricity or electric power, or any other form of developed power, and for transmitting the same to be used by the Company, or by persons or companies contracting with the Company therefor, as a motive power for the operation of motors, machinery, or electric lighting, or other works, or to be supplied by the Company to consumers for heating, or as a motive power for propelling tramways, or for driving, hauling, lifting, pumping, lighting, crushing, smelting, drilling and milling, or for any other operations to which it may be adapted, or to be used or supplied for or in connection with any other purposes for which electricity or electric power may be applied or required:
- (b.) Placing, sinking, laying, fitting, maintaining and repairing electric lines, accumulators, storage batteries, electric cables, mains, wires, pipes, switches, connections, branches, electric motors, dynamos, engines, machines, or other apparatus or devices, cuts, drains, water-courses, pipes, poles, buildings and other erections and works, and erecting and placing any electric line, cable, main, wire or other electric apparatus above or below ground:
- (c.) Constructing, equipping, operating and maintaining electric, cable or other tramways or street railways for the conveyance of passengers and freight:
- (d.) Constructing, equipping, operating and maintaining telegraph and telephone systems and lines:
- (e.) For the supply of compressed air, electricity and electric power, or any other form of developed power to consumers for any purposes to or for which compressed air, electric power, or any other form of developed power, may be applied or acquired:
- (5.) To obtain by purchase, lease, hire, discovery, location or otherwise acquire and hold in the Atlin District and elsewhere within the Province of British Columbia, lands, estates, quartz or placer mines or mineral claims, mineral leases, prospects, mining lands and mining rights, coal lands, timber lands, licences to cut timber, surface rights and rights of way, water rights and privileges, mills, factories, furnaces for smelting and treating ores and refining metals, buildings, machinery, plant, stock-in-trade, or other real or personal property as may be deemed advisable, and to equip, operate and turn the same to account, and to sell or otherwise dispose of the same or any of them, or any interest therein:

(6.) To carry on the business of a mining, quarrying, smelting, dredging and refining Company, and to buy, sell, mine and work, manufacture and make merchantable, gold, silver, silver-lead ores or deposits and other minerals and metallic substances and compounds of all kinds, stone, oil, coal, earth or other matters or things whatsoever, and to prospect and search for all or any

of the said substances, matters or things:

(7.) To carry on the business of miners, dredge owners, lumbermen, smelters, refiners, founders, assayers, dealers in bullion, metals and all products of smelting of every nature and description, shipbuilders, shipowners, general traders and merchants, and any other businesses which may seem to the Company, directly or indirectly, conducive to any of these

(8.) To clear, manage, farm, cultivate, irrigate, plant, build on, or otherwise work, use or improve any land which, or any interest in which, may belong to the Company, and to deal with any farm or other products thereof, and also to lay out into townsites said

lands or any parts thereof:

(9.) To construct dams and improve rivers, streams and lakes, and to divert the whole or part of the water of such streams and rivers, as the purposes of the Company way require.

pany may require:

(10.) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical operations, or any of the businesses of the Company, or required by workmen and others employed by the Company:

(11.) To establish, operate and maintain stores, trading posts and supply stations for the purposes of the Company, and the supplying goods to any of its employees, or the occupiers of any of its lands, or any other persons, and for bartering and dealing in the products of mine and forest, and the carrying on of

the general business of traders and merchants:

(12.) To construct, carry out, maintain, improve, manage, work, control and superintend any trails, roads, ways, railways, tramways, bridges, reservoirs, water-courses, aqueducts, flumes, ditches, wharves, furnaces, saw-mills, crushing works, smelting works, concentrating works, hydraulic works, electrical works, telegraphs, telephones, drainage works, irrigation works, stores, ships, vessels, and other works and conveniences which the Company may think directly or indirectly conducive to any of these objects, and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control and management thereof:

(13.) To use steam, water, electricity, or any other

power, as a motive power or otherwise:

(14.) To acquire, operate and carry on the business of a power Company under Part IV. of the "Water Clauses Consolidation Act, 1897":

(15.) To undertake and carry into effect all such financial, trading or other operations or businesses in connection with the objects of the Company, as the

Company may think fit:

- (16.) To acquire or carry on all or any part of the business or property, and to undertake any liabilities of any person, firm or association or company possessed of property suitable for the purposes of this Company, or carrying on any business which this Company is authorised to carry on, or which can be conveniently carried on in connection with the same, or may seem to the Company calculated directly or indirectly to benefit the Company, and as the consideration for the same to pay cash or to issue any shares, stocks or obligations of this Company:
- (17.) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this Company is authorised to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same:

(18.) To sell or dispose of the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this Company:

(19.) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this Company, or for any other purpose which may seem, directly or indirectly, calculated to

benefit this Company:

(20.) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property, and any rights and privileges which the Company may think necessary or convenient for

the purposes of its business:

(21.) To borrow or raise money for any purpose of the Company, and for the purpose of securing the same and interest, or for any other purpose, to mortgage or charge the undertaking of all or any part of the property of the Company, present or after acquired, or its uncalled capital, and to create, issue, make, draw, accept and negotiate perpetual or redeemable debentures or debenture stock, promissory notes, bills of exchange, bills of lading, warrants, obligations, and other negotiable and transferable instruments:

(22.) To enter into any arrangements with any Government (Dominion or Provincial), or any authority, municipal, local or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority any rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed advisable, dispose of any such arrangements, rights, privileges and concessions:

(23.) To obtain an Act of Parliament or Legislature for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose that may seem expedient, or to oppose any proceedings or applications which may seem calculated, directly or indirectly, to prejudice the Company's interests:

(24.) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this Company:

(25.) To distribute any of the property of the Com-

pany among the members in specie:

(26.) To pay out of the funds of the Company all expenses of or incidental to the formation, registration and advertising of the Company, and to remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or the guaranteeing the placing, of any shares in the Company's capital, or any debentures or other securities of the Company, or in or about the formation or promotion of the Company, or the conduct of its business:

(27.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with the undertaking, or any part of the property and rights of the Company, with power to accept as the consideration any shares, stocks or

obligations of any other company:

(28.) To acquire, either for cash or fully paid-up shares, any inventions, patents, patent rights, either for generating power or otherwise, and generally to deal in, barter, buy, sell, acquire or otherwise turn to account any inventions, patents or patent rights:

(29.) To buy, sell, improve, manage, exchange, mortgage, dispose of, turn to account or otherwise deal in real estate of any description or kind whatsoever and wheresoever situate:

(30.) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

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No. 1,125.

"COMPANIES ACT, 1897."

CERTIFICATE OF INCORPORATION.

HEREBY CERTIFY that the "Minnie Mining Company, Limited," "Non-Personal Liability," has this day been incorporated under the "Companies Act, 1897," as a Limited Company, with a capital of one hundred and twenty-five thousand dollars, divided into one hundred and twenty-five thousand shares of one dollar each.

The Company is specially limited under section 56 of the said Act.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 13th day of May, one thousand nine hundred and four.

[L.S.] S. Y. WOOTTON,
Registrar of Joint Stock Companies.

The following are the objects for which the Company has been incorporated:—

To purchase, lease, hire, discover, locate or otherwise acquire and hold within the Province of British Columbia, mines, mineral claims, mineral leases, prospects, mining lands, mining rights of every kind and description, and to issue therefor paid-up shares of the Company, or to pay for the same such other consideration as may be agreed upon, and to sell, lease or otherwise dispose of the same or any of them, and to win, get, treat, refine and market the mineral therefrom, and to do all such other things as are incidental or conducive to the attainment of the above objects, and to have and exercise all powers of mining companies under section 56, chapter 44 of the "Companies Act, 1897," and of the several Acts amendatory thereof, and particularly the powers of such companies given and conferred by the "Companies Act, 1897, Amendment Act, 1900."

COAL PROSPECTING LICENCES.

OTICE is hereby given that we, the undersigned, make application to the Chief Commissioner of Lands and Works and the Assistant Commissioner of Lands and Works of the Province of British Columbia, for a licence to prospect for coal and petroleum on the following described lands, situated in the southeast portion of British Columbia, further described as follows:—In Block 4,593, and about 16 miles east of the Town of Osmer, British Columbia, and about 10 miles south of Crow's Nest Mountain, on the west

slope of the Rocky Mountain Range:—
Commencing at a post placed on the south-cast corner, the same being the initial post of Michael W. Day, and adjacent to Frank W. Hobbs; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of begin-

ning; containing 640 acres. Dated March 22nd, 1904.

MICHAEL W. DAY, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post located on the south-west corner, the same being the initial post of Frank W. Hobbs's claim, and adjacent to Michael W. Day's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

FRANK W. HOBBS, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post located on the north-west corner, the same being the initial post of Sebastian Haas' claim, and adjacent to Frank W. Hobbs' claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

SEBASTIAN HAAS, Locator.

WILLIAM McMillen, Agent.
Commencing at a post located on the north-east corner, the same being the initial post of William McPhaden's claim, and adjacent to Michael W. Day's claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

WILLIAM McPHADEN, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post located on the south-east corner, the same being the initial post of James A. Oldham, and adjacent to William McPhaden's claim; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning; containing 640 acres. Dated March 22nd, 1904.

JAMES A. OLDHAM, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post located on the south-west corner, the same being the initial post of Morton E. Poole, and adjacent to James A. Oldham's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

MORTON E. POOLE, Locator.
WILLIAM McMillen, Agent.
Commencing at a post located on the south-west corner, the same being the initial post of J. N. Anderson, and adjacent to Morton E. Poole's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

J. N. ANDERSON, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post located on the north-west corner, the same being the initial post of Minnie Montgomery, and adjacent to J. N. Anderson's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

MINNIE MONTGOMERY, Locator. WILLIAM McMILLEN, Agent.

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NOTICE is hereby given that, thirty days after date, we, the undersigned into 1 the Chief Commissioner of Lands and Works, at Victoria, B. C., and the Deputy Commissioner of Lands and Works for South-East Kootenay, B. C., for licences to prospect for coal and petroleum on the

following described lands, situated in the south-east portion of East Kootenay, B. C., and about twenty eight miles south east of the town of Morrissey, and adjacent to the Grand Forks Group of coal lands, and west of the Flathead River, and south of the Hackett Group of coal claims, and being about ten miles east from the boundary line of the C. P. R. land grant, being in Block 4,593, South-East Kootenay, and about twenty-five miles north of the Montana Boundary

Commencing at a post planted on the south-east corner, being the initial post of Mathew J. Chryst's claim, and adjacent to H. A. Kannedy's claim; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of

beginning; containing 640 acres.

Dated March 18th, 1904.

MATHEW J. CHRYST, Locator. WILLIAM POLIE, Agent.

Commencing at a post planted on the south-west corner, being the initial post of Clarence J. Smith's claim, and adjacent to Mathew J. Chryst's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

CLARENCE J. SMITH, Locator. WILLIAM POLIE, Agent.

Commencing at a post planted on the north-west corner, being the initial post of Nick Holm's claim, and adjacent to Clarence J. Smith's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning, containing 640 acres.

Dated March 18th, 1904.

NICK HOLM, Locator. WILLIAM POLIE, Agent.

Commencing at a post planted on the north-east corner, being the initial post of Henry Hill's claim, and adjacent to Nick Holm's claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning, containing 640 acres.

Dated March 18th, 1904.

HENRY HILL, Locator. WILLIAM POLIF, Agent.

Commencing at a post planted on the south-east corner, being the initial post of Georgia Hickey's claim, and adjacent to George W. Lewis's claim; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning, containing 640 acres. Dated March 18th, 1904.

GEORGIA HICKEY, Locator. WILLIAM POLIE, Agent.

Commencing at a post planted on the south-west corner, being the initial post of George W. Lewis's claim, and adjacent to Georgia Hickey's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning, containing 640 acres.

Dated March 18th, 1904.

GEORGE W. LEWIS, Locator. WILLIAM POLIE, Agent.

Commencing at a post planted on the north-west corner, being the initial post of A. L. Webber's claim, and adjacent to George W. Lewis's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning, containing 640 acres.

Dated March 18th, 1904.

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A. L. WEBBER, Locator. WILLIAM POLIE, Agent.

OTICE is hereby given that we, the undersigned, 30 days after date, intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a licence to prospect for coal and petroleum on the following described lands in South-East Kootenay, British Columbia:

1. Commencing at a post planted about two miles north of Flathead River, and 18 miles west of Morrissey; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

THOMAS LEASK, Locator.

2. Commencing at a post planted about two miles north of Flathead River, and 18 miles east of Morrissey; thence north 80 chains; thence east 80 chains;

of beginning; containing 640 acres.

Dated January 18th, 1904.

WILLIAM HILL,

Locator.

3. Commencing at a post planted about two miles north of Flathead River, and 18 miles east of Morrissey; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

J. P. FINK, Locator.

4. Commencing at a post planted about two miles north of Flathead River, and 18 miles east of Morrissey; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

H. W. ROSS, Locator.

5. Commencing at a post planted about one mile north of the Flathead River, and 18 miles east of Morrissey; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

JAMES McBRIDE,

Locator.

6. Commencing at a post planted about one mile north of Flathead River, and 18 miles east of Morrissey; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

GEORGE HOGGARTH,

Locator.

7. Commencing at a post planted about four miles north of Flathead River, and 18 miles east of Morrissey; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning; containing 640 acres. Dated January 18th, 1904.

JOHN LEASK,

Locator.

8. Commencing at a post planted about three miles north of the Flathead River, and 18 miles east of Morrissey; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

IRA R. MANNING,

Locator.

9. Commencing at a post planted about 18 miles east of Morrissey, and four miles north of Flathead River; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning; centaining 640 acres.

Dated January 18th, 1904.

CHARLES SPILSTED,

Locator.

10. Commencing at a post planted about four miles north of Flathead River, and 18 miles east of Morrissey; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

A. C. BOWNESS,

Locator.

11. Commencing at a post planted about four miles north of Flathead River, and 19 miles east of Morrissey; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

JOHN WATSON,

Locator.

12. Commencing at a post planted about four miles | north of Flathead River, and 18 miles east of Morrissey; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

CHARLES ARMSTRONG,

Locator.

north of Flathead River, and 16 miles east of Morrissey; thence north 80 chains; thence east 80 chains;

thence south 80 chains; thence west 80 chains to place | thence south 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

CHARLES COCK,

Locator.

14. Commencing at a post planted about four miles north of Flathead River, and 16 miles east of Morrissey; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning; containing 640 acres.

Dated January 18th, 1904.

SAMUEL MORROW,

15. Commencing at a post planted about five miles north of Flathead River, and 16 miles east of Morrissey; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated February 1st, 1904.

C. A. GASKILL,

Locator.

16. Commencing at a post planted about three miles north of Flathead River, and 16 miles east of Morrissey; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated February 1st, 1904.

ALEX. McDERMOT,

Locator.

17. Commencing at a post planted about three miles north of Flathead River, and 16 miles east of Morrissey; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated February 1st, 1904.

W. T. REID, Locator.

18. Commencing at a post planted about two miles north of Flathead River, and 16 miles east of Morrissey; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning; containing 640 acres.

Dated February 1st, 1904.

THOMAS STARK,

Locator.

Locator.

19. Commencing at a post planted about one mile north of Flathead River, and 16 miles east of Morrissey; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning; containing 640 acres. Dated January 19th, 1904.

JOSEPH BRAULT,

my5

OTICE is hereby given that, thirty days after date, we, the undersigned, intend to apply to the Chief Commissioner of Lands and Works, at Victoria, B. C., and the Deputy Commissioner of Lands and Works for South-East Kootenay, B.C., for licences to prospect for coal and petroleum on the following described lands, situated in the south-eastern portion of East Kootenay, B.C., and about twenty miles east of the town of Osmer, B. C., and about six miles east of the boundary line of the Canadian Pacific Company's grant, and east of the north fork of the south fork of Michel Creek, which being on the west slope of the Rocky Mountain Range, and about twenty miles south of Crow's Nest Mountain:

Commencing at a post planted at the north-east corner, being the initial post of Miriam W. McLean, and adjacent to the east of G. V. Kirchner; thence south eighty chains; thence west eighty chains; thence north eighty chains; thence east eighty chains to the

place of beginning, containing 640 acres.
Dated March 22nd, 1904.
MIRIAM W. McLEAN, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the north-west corner, being the initial post of James A. McLean, and adjacent to the north-east corner of Miriam W. McLean; thence south eighty chains; thence east eighty chains; thence north eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

JAMES A. McLEAN, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-west 13. Commencing at a post planted about five miles | corner, being the initial post of Jennie Govan's claim, and adjacent to J. A. McLean's; thence north eighty chains: thence east chains; thence south eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

JENNIE GOVAN, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-east corner, being the initial post of Robert Shaw's claim and adjacent to Jennie Govan's claim; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

ROBERT SHAW, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the north-east corner, being the initial post of Ella M. Fisk's claim and adjacent to Robert Shaw's claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

ELLA M. FISK, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the north-west corner, being the initial post of Thomas H. Ryan's claim and adjacent to Ella M. Fisk's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

THOMAS H. RYAN, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-west corner, being the initial post of Florence L. Smith's claim and adjacent to Thomas H. Ryan's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.
Dated March 22nd, 1904.
FLORENCE L. SMITH, Locator.

WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-east corner, being the initial post of George O. Smith's claim and adjacent to Florence L. Smith's claim; thence south eighty chains; thence west eighty chains; thence north eighty chains; thence east eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

GEORGE O. SMITH, Locator. WILLIAM MCMILLEN, Agent.

Commencing at a post planted on the north-west corner, being the initial post of W. Baker's claim and adjacent to Florence L. Smith's claim; thence south eighty chains; thence east eighty chains; thence north eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

W. BAKER, Locator, WILLIAM McMILLEN, Agent.

Commencing at a post planted on the north-east corner of John H. Baker's claim, being the initial post of John H. Baker's claim and adjacent to George O. Smith's claim; thence south eighty chains; thence west eighty chains; thence north eighty chains; thence east eighty chains to the place of beginning, containing

Dated March 22nd, 1904.

JOHN H. BAKER, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-west corner, being the initial post of John H. Marks' claim and adjacent to W. Baker's claim; thence north eighty chains; thence east eighty chains; thence south eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

JOHN H. MARKS, Locasor. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-east corner, being the initial post of Emma A. Johnson's claim and adjacent to John H. Baker's claim; thence north eighty chains; thence west eighty chains; thence south eighty chains; thence east eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

EMMA A. JOHNSON, Locator. WILLIAM MCMILLEN, Agent.

Commencing at a post planted on the north-west corner, being the initial post of Adam Dunlop's claim, and adjacent to John H. Marks' claim; thence south

eighty chains; thence east eighty chains; thence north eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

ADAM DUNLOP, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the north-east corner, being the initial post of Elizabeth Jones' claim, and adjacent to Emma A. Johnson's claim; thence south eighty chains; thence west eighty chains; thence north eighty chains; thence east eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

ELIZABETH JONES, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south-east corner, being the initial post of Marce Rols' claim, and adjacent to Elizabeth Jones' claim; thence north eighty chains; thence west eighty chains; thence south eighty chains; thence east eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

MAREE ROLS, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the north-west corner, being the initial post of Frank Link's claim, and adjacent to Maree Rols' claim; thence south eighty chains; thence east eighty chains; thence north eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

FRANK LINK, Locator. WILLIAM McMILLEN, Agent.

Commencing at a post planted on the south west corner, being the initial post of Lute Link's claim, and adjacent to Mary D. Payne's claim; thence north eighty chains; thence east eighty chains; thence south eighty chains; thence west eighty chains to the place of beginning, containing 640 acres.

Dated March 22nd, 1904.

LUTE LINK, Locator. WILLIAM MCMILLEN, Agent.

Commencing at a post planted on the north-west corner, being the initial post of William Mathews' claim, and adjacent to Lute Link's claim; thence south eighty chains; thence east eighty chains; thence north eighty chains; thence west eighty chains to the place of beginning; containing 640 acres.

Dated March 22nd, 1904.

WILLIAM MATHEWS, Locator. WILLIAM McMILLEN, Agent.

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TOTICE is hereby given that, 30 days after date, we, the undersigned, intend to apply to the Chief Commissioner of Lands and Works, and the Assistant Commissioner of Lands and Works of the Province of British Columbia, South-East Kootenay District, for a licence to prospect for coal and petroleum on the following described lands, situated in Block 4,593, in South-East Kootenay, British Columbia, described as follows, east of the Grand Forks group and south of the Hackett group and west fo the Flathead River, and about twenty-four (24) miles east of the Town of Morrissey, and more fully described as eight miles east of the east boundary line of the Canadian Pacific grant:-

Commencing at a post placed on the north-east corner of Charles H. Janes, the same being the initial post of Charles H. Janes' claim, and adjacent to Samuel Horner's claim, being one of the Grand Forks group; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

CHARLES H. JANES, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-west corner of Eugene C. Tousley's claim, being the initial post of Eugene C. Tousley; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

EUGENE C. TOUSLEY, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-west corner of David E. Church's claim, the same being the initial post of David E. Church; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

DAVID E. CHURCH, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the south-east corner of George M. Newmyer, the same being the initial post of George M. Newmyer, and adjacent to the south-east corner of Charles H. Janes; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

GEORGE M. NEWMYER, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the south-west corner of Charles E. Grove, being the initial post of Charles E. Grove, and adjacent to the south-west corner of Eugene C. Tousley's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

CHARLES E. GROVE, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed at the south-east corner of William V. Douglass' claim, being the initial post of William V. Douglass' claim, and adjacent to the south-west corner of David E. Church's claim; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning; containing 640 acres. Dated March 18th, 1904.

WILLIAM V. DOUGLASS, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the south-west corner of David B. Forthingham's claim, the same being the initial post of David B. Forthingham's claim, and adjacent to the William V. Douglass claim; thence 80 chains north; thence 80 chains east; thence 80 chains south; thence 80 chains west to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

DAVID B. FORTHINGHAM, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-west corner, being the initial post of John H. Gordon's claim, and adjacent to David B. Forthingham's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

JOHN H. GORDON, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-east corner of John H. Shaw's claim, the same being the initial post of John H. Shaw's claim, and adjacent to William V. Douglass' claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning; containing 640 acres

Dated March 18th, 1904.

JOHN H. SHAW, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-west corner of Emil Simon's claim, the same being the initial post of Emil Simon's, and adjacent to Charles E. Grove's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

EMIL SIMON, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-east corner of James W. Hays, the same being the initial post of James W. Hays' claim, and adjacent to George M. Newmyer's claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning; containing 640

Dated March 18th, 1904.

JAMES W. HAYS, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-east corner of Laurence K. Monfort, the same being the initial post of Laurence K. Monfort's claim, and adjacent to James W. Hays' claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

LAURENCE K. MONFORT, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-west corner of Frank B. Gregg's claim, the same being the initial post of Frank B. Gregg's claim, and adjacent to Emil Simon's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

FRANK B. GREGG, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the south-east corner of Peter M. Ney's claim, the same being the initial post of Peter M. Ney's claim, and adjacent to John H. Shaw's claim; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

PETER M. NEY, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the south-west corner of Curtis H. Dart's claim, the same being the initial post of Curtis H. Dart's claim, and adjacent to John H. Gordon's claim; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

CURTIS H. DART, Locator, WILLIAM POLIE, Agent.

Commencing at a post on the north-west corner of John H. Sutherland's claim, being the initial post of John H. Sutherland's claim, and adjacent to Curtis H. Dart's claim; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

JOHN H. SUTHERLAND, Locator, WILLIAM POLIE, Agent.

Commencing at a post placed on the north-east corner, the same being the initial post of Ellis G. Soule's claim, and adjacent to Peter M. Ney's claim; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated March 18th, 1904.

ELLIS G. SOULE, Locator, WILLIAM POLIE, Agent.

ap21

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593 :- Commencing at a post about 5 chains east of the north fork of the Flathead River, on the International Boundary Line, marked "E. C. Clapp, south-west corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning.

Dated April 22nd, 1904.

E. O. CLAPP, Locator. T. CAVEN, Agent.

my12

TOTICE is hereby given that, 30 days after date. I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 11 miles from the International Boundary Line, marked "T. Caven, south-west corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning

Dated April 21st, 1904. my12

T. CAVEN, Locator.

MAY 19TH, 1904.]

COAL PROSPECTING LICENCES.

NOTICE is hereby given that, 30 days after date, Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 11 miles from the International Boundary Line, marked "J. Ryan, south-east corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning.

Dated April 21st, 1904.

my12

J. RYAN, Locator. T. CAVEN, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:-Commencing at a post planted on Sage Creek, 11 miles from the International Boundary Line, marked "F. J. Dickinson, north-west corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to commencement.

Dated April 21st, 1904.

myl2

F. J. DICKINSON, Locator.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Committee date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:-Commencing at a post planted on Sage Creek, 11 miles from the International Boundary Line, marked "J. Netterfield, North-East Corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning.

Dated April 21st, 1904.

J. NETTERFIELD, Locator. F. J. DICKINSON, Agent.

my12

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in Southern Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 9 miles from the International Boundary Line, marked "Mrs. Maud Dickinson, South-West corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning.

Dated April 21st, 1904.

MRS. MAUD DICKINSON, Locator.

y12 F. J. DICKINSON, Agent.

my12

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 9 miles from the International Boundary Line, marked "Dave Caven, south-east corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning.

Dated April 21st, 1904.

DAVE CAVEN, Locator.

my12

TOM CAVEN, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 9 miles from the International Boundary Line, marked H. A. Balyea, north-east corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of commencement.

Dated April 21st, 1904.

H. A. BALYEA, Locator.

my12

F. J. DICKINSON, Agent.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Com- my12

mencing at a post planted on Sage Creek, 9 miles from the International Boundary Line, marked "Percy Venables, north-east corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence cast 80 chains to place of beginning.

Dated April 21st, 1904.

PERCY VENABLES, Locator.

T. CAVEN, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Co. intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 7 miles from the International Boundary Line, marked "V. Rollins, south-west corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning.

Dated April 23rd, 1904.

V. ROLLINS, Locator.

my12

my12

T. CAVEN, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Co. intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 7 miles from the International Boundary Line, marked "W. Rollins, south-east corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to place of beginning.

Dated April 22nd, 1904.

my12

W. ROLLINS, Locator.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 7 miles from the International Boundary Line, marked "A. J. Martin, north-west corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning.

Dated April 22nd, 1904.

my12

my12

A. J. MARTIN, Locator. G. Pushee, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593 :- Commencing at a post planted on Sage Creek, 7 miles from the International Boundary Line, marked "W. Edwards, North-East corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning.

Dated April 22nd, 1904.

W. EDWARDS, Locator T. CAVEN, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands in South-East Kootenay, on Block 4,593: - Commencing at a post planted on Sage Creek, 5 miles from the International Boundary Line, marked "A. Doyle, South-West Corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning.

Dated April 22nd, 1904.

my12

A. DOYLE, Locator. T. CAVEN, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Co. intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 5 miles from the International Boundary Line, marked "W. D. Hill, south-east corner"; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to commencement.

Dated April 22nd, 1904.

W. D. HILL, Locator. T. CAVEN, Agent.

COAL PROSPECTING LICENCES.

OTICE is hereby given that, 30 days after date, I intend to apply to the Classical Control of th intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 5 miles from the International Boundary Line, marked "J. Gibbon, northwest corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to place of beginning.

Dated April 22nd, 1904.

my12

J. GIBBON, Locator. T. CAVEN, Agent.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post planted on Sage Creek, 5 miles from the International Boundary Line, marked "D. McDonald, north-east corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning.

Dated April 22nd, 1904.

my12

D. McDONALD, Locator. T. Caven, Agent.

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post 1½ miles west of Sage Creek and 3 miles from the International Boundary Line, marked "C. Dow, south-west corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning.

Dated April 22nd, 1904.

my12

C. DOW, Locator. T. CAVEN, Agent.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Gays after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post 1½ miles west of Sage Creek and 3 miles from the International Boundary Line, marked "A. McKenzie, south-east corner"; thence north 80 chains; thence south 80 chains; thence east 80 chains to place of beginning.

Dated April 22nd, 1904.

A. McKENZIE, Locator. T. Caven, Agent.

my12

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593:—Commencing at a post 1½ miles west of Sage Creek and 3 miles from the International Boundary Line, marked "W. O'Hearn, north-west corner"; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Dated April 22nd, 1904.

W. O'HEARN, Locator. T. CAVEN, Agent.

my12

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situate in South-East Kootenay, on Block 4,593: - Commencing at a post 1 mile east of the Flathead River and 2 miles from the International Boundary Line, marked "G. Dickinson, north-east corner"; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning.

Dated April 22nd, 1904.

G. DICKINSON, Locator. F. J. Dickinson, Agent.

my12

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Committee date, I intend to apply to the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated in South-East Kootenay, on Block 4,593:—Commencing at a post about 5 chains east of the North Fork of my5

the Flathead River, on the International Boundary Line, marked "G. Pushee, South-East corner post"; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to place of beginning, containing 640 acres of land.

Dated April 30th, 1904.

GEORGE PUSHEE, Locator.

TIMBER LICENCES.

OTICE is hereby given that, 30 days after date, I intend to apply to the China I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described land:—Commencing at a post planted on the east side of Wilson Creek, near the west fork of the said creek, running north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Dated April 20th, 1904.

my12

S. JACKSON.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described land:—Commencing at a post planted on the east side of Wilson Creek, near the west fork of the said creek, running south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Dated April 20th, 1904.

JOE QUINSLER.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described land:—Commencing at a post planted on the south side of the west branch of Wilson Creek, about two miles west of the main stream, running west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated April 25th, 1904.

my12

JOS. PIERSON.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described land:—Commencing at a post planted on the south side of Wilson Creek, near the mouth of the west branch, running west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated April 20th, 1904.

JOS. ROSS.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described land:—Commencing at a post planted on the south side of the west branch of Wilson Creek, about six miles from the main stream, running west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated April 25th, 1904.

my12

WM. BROWN.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described land:-Commencing at a post planted on the south side of the west branch of Wilson Creek, about five miles west of the main stream, running west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to point of commencement.

Dated April 25th, 1904.

HUGH ROSS.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Constitution intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for permission to cut and carry away timber from the following described lands:-Commencing at the north-west corner of Lot 330; thence south 160 chains; thence west 40 chains; thence north 160 chains; thence east 40 chains to place of beginning; containing in all 640 acres, more or less.

Dated March 28th, 1904.

R. W. WOOD, per Chas. Estmere, Agent.

NOTICE is hereby given that, 30 days after date, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for one special licence to cut and carry away timber from the following described lands, situated on Jervis Inlet:—Commencing at a stake planted about one mile south-west of Culloden Point; thence north 80 chains; thence west 80 chains; thence south to the shore; thence easterly along shore to point of commencement.

JOHN WEST.

Jervis Inlet, 11th April, 1904.

ap21

NOTICE is hereby given that, 30 days after date, I intend to apply to the Honourable the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on the north shore and at the west end of Lake Hoberton, on the Hoberton River, Barclay District, Vancouver Island:—Commencing at a post on the north side of the lake, one mile from the head of the lake, "S. E. cor. J. Leigh," running north 80 chains to north-east corner; thence westerly 80 chains to north-west corner; thence south 80 chains to shore of the lake; thence along shore of the lake 80 chains to place of commencement.

Dated at Victoria, B. C., May 10th, 1904. my19 J. LEIGH.

OTICE is hereby given that, 30 days after date, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for one special licence to cut and carry away timber from the following described lands, situated on Granite Point, Valdez Island, Sayward District:—Commencing at a stake planted at the north-east corner of A. B. White's limit, No. 1417; thence north to shore of Okishollow Channel; thence westnrly, southerly and easterly along the shore of the south-west corner of limit 1417; thence along the west and north lines of said limit to point of commencement, containing 640 acres, more or less.

PAT. MYERS.

Valdez Island, 26th April, 1904.

my

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands:—Commencing at a post marked "South-west corner of H. Parrott's timber limit," planted at north-east corner of H. Demer's pre-emption, Lot 2,595, Group 1, Kootenay District; thence east 80 chains; thence north[80 chains; thence west 80 chains; thence south 80 chains to place of beautiful 10.000.

Dated April 25th, 1904.

my5

H. PARROTT.

NOTICE is hereby given that, 30 days after date, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Hoberton Lake, Barclay District, Vancouver Island, B. C.:—Commencing at a post on the north shore of the lake, about two miles from the west end of the lake, marked "S. Leigh, S. W. corner post," running north 80 chains to north-west corner; thence east 80 chains to north-east corner; thence south 80 chains to south corner; thence along shore of lake 80 chains west to point of commencement.

Dated at Victoria, Vancouver Island, B. C., May

11th, 1904.

my19 S. LEIGH.

Notice is hereby given that, 30 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Hoberton Lake, Barclay, Vancouver Island:—Commencing at a post on the north shore of the lake, about two miles from the west end of the lake, marked "C. T. Daykin, S. E. corner post," running 80 chains north to north-east corner; thence west 80 chains to north-west corner; thence 80 chains south to south-west corner, at the shore of lake; thence along shore of lake east 80 chains to point of commencement.

Dated at Victoria, May 11th, 1904. my19 C. T. DAYKIN.

TIMBER LICENCES.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described lands:—Commencing at a post planted on the north side of the North Fork of Evans Creek, about 1½ miles from Slocan Lake, running south 40 chains; thence west 40 chains; thence north 20 chains; thence west 40 chains; thence north 20 chains; thence west 40 chains; thence north 40 chains; thence east 40 chains; thence south 20 chains; thence east 40 chains; thence south

Dated April 19th, 1904.

ap28

JENNIE CURRIE.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands:—Commencing at a post planted on Wilson Creek, about one mile west and one mile north of the north-west corner of Lot 4,135, Group 1, and marked "J. G. Cummings's timber licence, south-east corner"; thence west 160 chains; thence north 40 chains; thence east 160 chains; thence south 40 chains to point of commencement.

Dated April 8th, 1904.

ap21

J. G. CUMMINGS.

OTICE is hereby given that, 30 days after date, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for one special licence to cut and carry away timber from the following described lands, situated in Township 3, Salmon River Valley, Sayward District:—Consisting of the south-east quarter of section 19; the west half of the north-east quarter of section 18; the north-east quarter of the north-east quarter of section 18; the worth-east quarter of section 7; the south-east quarter of the south-east quarter of section 17; the east half of the north-east quarter of section 8.

C. M. BEECHER.

Vancouver, B. C., April 22nd, 1904.

ap28

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works at Victoria, B. C., for a licence to cut and carry away timber from the following described lands, in South-East Kootenay:—Commencing at a post marked "K. I. Higbye, N. E. corner post," about one and a half miles west of Great Northern Railway, west of Elk River, in Lot 4,594, on a creek known as Tunnel Creek; thence 80 chains south; thence 80 chains west; thence 80 chains north; thence 80 chains east to place of beginning.

Located this 9th day of April, 1904.

K. I. HIGBYE.

Morrissey Junction, B. C.

ap21

OTICE is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described land:—Commencing at a post planted 40 chains east of the north-west corner of J. G. Cummings's timber licence, and marked "Walter Henry Wardrop's south-east corner"; thence north 40 chains; thence west 40 chains; thence north 40 chains; thence west 80 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; thence east 80 chains to point of commencement; containing 640 acres.

Dated April 8th, 1904.

ap21 WALTER HENRY WARDROP.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, in South-East Kootenay District, British Columbia:—Commencing at a post planted on Sullivan Creek, three-quarters of a mile north-east of Kimberly; thence west 40 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 40 chains to the place of beginning.

Dated this 12th day of April, 1904.

T. H. FENWICK, Locator, ARTHUR B. FENWICK, Agent.

ap21

OTICE is hereby given that, 30 days from date, I intend to apply to the Honourable the Chief Commissioner of Lands and Works for permission to cut and carry away timber from the following described lands:—Commencing at a post at the northeast corner of Cheakamus Moodyville timber limit, known as 1,531; thence east 20 chains; thence south 120 chains; thence west to the intersection of Indian Reserve; thence along Indian Reserve to intersection of said Moodyville limit; thence north-easterly along the line of said limit to point of commencement.

Dated this 16th day of April, 1904.

ap28

P. N. THOMPSON.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in

South-East Kootenay:

No. 1. Commencing at a post marked "M. McCrimmon, No. 1, S. W. corner," planted 20 chains north of a point on the north boundary of Lot 4,588, Group 1, 80 chains east of Michel Creek; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres.

No. 2. Commencing at a post marked "M. McCrimmon, No. 2, S. E. corner," planted two miles north of a point on the north limit of Lot 4,588, 16.66 chains west of where the said limit intersects Michel Creek, and at the north-east corner of J. Bastien's No. 2 limit; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the place of beginning; containing 640 acres.

Dated at Cranbrook, B. C., this 14th April, 1904. ap28 M. McCRIMMON.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in

South-East Kootenay:-

No. 1. Commencing at a post marked "J. Bastien, No. 1, S. W. corner," planted near the east bank of Michel Creek, five miles north of the north boundary of Lot 4,588, Group 1, and 20 chains east of J. Shannon's north-west corner (limit No. 2); thence east 160 chains; thence north 40 chains; thence west 160 chains; thence south 40 chains to the place of beginning; containing 640 acres.

No. 2. Commencing at a post marked "J. Bastien, No. 2, N. E. corner," planted near the bank of Michel Creek, about two miles north of where it crosses the north boundary of Lot 4,588, Group 1; thence south 80 chains along the west limit of W. Ganong's No. 1 limit; thence west 80 chains; thence north 80 chains to M. McCrimmon's No. 2 limit; thence east 80 chains

to the place of beginning; containing 640 acres.

Dated at Cranbrook, B. C., this 26th March, 1904.

ap28

J. BASTIEN.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situate in South-East Kootenay:

1. Commencing at a post marked. "G. Clode's northwest corner," planted at a point near the east bank of Michel Creek, four miles north of the north boundary of Lot 4,588; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to the place of beginning.

Commencing at a post planted on the east bank of Michel Creek, two miles north of the north boundary of Lot 4,588; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning. Dated April 14th, 1904.

ap28

G. CLODE.

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situate in South-East Kootenay:-

1. Commencing at a post marked "J. Shannon's north-east corner," planted four miles north of a point

about 1,100 feet west of the intersection of the North Fork of Michel Creek and the north boundary of Lot 4,588; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to the place of beginning.

2. Commencing at a post planted at the above-mentioned point; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80

chains to the place of beginning. Dated April 14th, 1904.

J. SHANNON.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Co. Lands and Works for a special licence to cut and carry away timber from the following lands, situate in South-East Kootenay:-

1. Commencing at a post planted one mile north of a point on W. W. Thompson's timber limit 20 chains east of the north-east corner of J. Shannon's No. 2 licence and near the east bank of Michel Creek; thence east 160 chains; thence north 40 chains; thence west 160 chains; thence south 40 chains to the place of beginning; containing 640 acres of land.

2. Commencing at a post planted near the above-mentioned post, marked "F. Stephens, No. 2, northwest corner"; thence south 40 chains; thence east 160 chains; thence north 40 chains; thence west 160 chains to the place of beginning; containing by

admeasurement 640 acres of land. Dated April 14th, 1904.

ap28

F. STEPHENS.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in

South-East Kootenay:-

1. Commencing at a post marked "W. W. Thompson's south-west corner post," planted at a point four miles north of a point on the north boundary of Lot 4,588, 16.66 chains west of Michel Creek, and at the north-west corner of G. Clode's No. 1 limit; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres of land.

Dated April 24th, 1904.

ap28

W. W. THOMPSON.

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief G intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situate in South-East Kootenay:

1. Commencing at a post planted at where Michel Creek intersects the north boundary of Lot 4,588; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of

beginning; containing by admeasurement 640 acres. 2. Commencing at a post planted on the west side of Michel Creek, five miles north of the north boundary of Lot 4,588, and 20 chains east of J. Shannon's No. 2 timber licence; thence north 160 chains; thence west 40 chains; thence south 160 chains; thence east 40 chains to the place of beginning; containing 640 acres of land.

Dated April 14th, 1904.

ap28

D. McARTHUR.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Co. intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in South-East Kootenay:

1. Commencing at a post marked "W. Ganong, No. 1, north-west corner," planted near the bank of Michel Creek, two miles north of the north boundary of Lot 4,588, and at the south-west corner of G. Clode's No. 2 limit; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to the place of beginning; containing 640 acres of land.

2. Commencing at a post marked "W. Ganong, No. 2, south-west corner," planted near the bank of Michel Creek, at the north-west corner of F. Stephens' No. 1 limit, and about 61 miles from the north boundary of Lot 4,588; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the place of beginning; containing 640 acres of land.

Dated April 14th, 1904.

W. GANONG.

OTICE is hereby given that, 30 days after date, I I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for permission to cut and carry away timber from the following described lands:—Commencing at the south-west corner of Lot 6,230; thence west 27 chains; thence south 60 chains; thence east 107 chains; thence north 60 chains; thence west 80 chains to place of beginning; containing in all 640 acres, more or less.

Dated March 30th, 1904.

my5

A. B. TRITES, per Chas. Estmere.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief G intend to apply to the Chief Commissioner of Lands and Works for a 21-year lease of the following lands, situated in the Clayoquot District of British Columbia: - Commencing at a stake planted on the north shore of Shelter Arm; thence north forty (40) chains; thence west twenty (20) chains; thence north forty (40) chains; thence west forty (40) chains; thence south sixty (60) chains; thence west twenty (20) chains; thence south sixty (60) chains; thence east to small bay emptying into Shelter Arm; thence in a northerly and north-easterly and easterly direction, following the shore of said Shelter Arm to point of beginning, excepting from this application any lands in the above description belonging to any Indian Reserve, and also any lands heretofore disposed of by the Government.

Dated this 13th day of April, 1904. y5 J. H. POWELL. my5

OTICE is hereby given that, 30 days after date, we intend to apply to the Chief Commissioner of Lands and Works for lease for 30 years to cut and carry away timber and hemlock bark from the following described lands:

Lot 1.—Commencing at a post at the north-east corner of Lot 848, Narrows Arm, Jervis Inlet; thence 80 chains west; 80 chains north; thence 40 chains east; thence 400 chains north; thence 80 chains, more or less east, crossing the west branch of Narrows Arm River to a point 40 chains east of said stream; thence south 240 chains; thence west 40 chains, more or less, to the main river; thence 240 chains south to point of commencement; containing 3,200 acres, more or less.

Lot 2.—Commencing at a post on the right bank of the east branch of Narrows Arm River, at the strike of the east boundary line of Lot 1; thence up river 240 chains with a width of 40 chains on the right hand side and 20 chains on the left hand side; containing 1,440 acres, more or less.

Lot 3.—Commencing at a post at the north-east corner of Indian Reserve, Narrows Arm River; thence 80 chains east; 80 chains north; 80 chains west; 80 chains south to post of commencement; containing 640 acres, more or less.

Lot 4.—Commencing at a post at the north-west corner of special licence 1,284, Narrows Arm; thence 80 chains east; thence 20 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west; thence 20 chains south; thence 80 chains west to the shore of Narrows Arm; thence along the shore to point of commencement; containing 960 acres, more

Lot 5.—Commencing at a post about one mile north of the little narrows, Narrows Arm, on the west side near the shore; thence 40 chains west; 160 chains north; thence east to the shore; thence along the shore to point of commencement; containing 640 acres, more or less.

Dated April 28th, 1904. FRASER RIVER TANNERY CO., LTD.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works, at Victoria, B. C., for permission to cut and carry away timber from the following described lands:—Commencing at a post placed at the south-east corner of Lot 6,229, Group 1, South-East Kootenay District; thence west 40 chains to east boundary of Lot 6,228; thence south 100 chains; thence east 20 chains; thence north 25 chains; thence east 80 chains; thence south 60 chains; thence east 20 chains, more or less, to west boundary of Lot 323; thence north 70 chains, more or less, to the Kootenay River; thence along the west bank of said river 7 chains, more or less, to the south-east corner of Lot 2,244; thence west along the south boundary of Lot | my5

2,244 to the south-west corner of Lot 2,244; thence north 40 chains; thence east 40 chains to the southwest corner of Lot 322; thence north 125 chains to the south boundary of Lot 121; thence west to the east boundary of Lot 6,229; thence south along the east boundary of Lot 6,229 to the place of beginning; containing in all 640 acres, more or less.

Dated March 30th, 1904.

R. W. WOOD, per Chas. Estmere, Agent.

OTICE is hereby given that, thirty (30) days after date, I intend to apple to the Child of date, I intend to apply to the Chief Commissioner of Lands and Works for a twenty-one (21) year timber lease on the following lands, situate in the Clayoquot District of British Columbia: -Commencing at a stake on Meares Island, planted on the cast shore of Deception Channel; thence east one hundred and twenty (120) chains; thence south eighty (80) chains; thence west to the east shore of said Deception Channel; thence in a south-easterly direction about one hundred (100) chains; thence east to the west shore of a small bay emptying into Disappointment Inlet; thence following the shores of said bay and of Disappointment Inlet in a general easterly and northerly direction about one hundred and sixty (160) chains; thence north sixty (60) chains; thence west to the east shore of Ritchie Bay; thence in a general westerly and southerly direction, following the shores of Ritchie Bay and Deception Channel to the point of beginning; excepting from this application any lands in the above description belonging to any Indian Reserve, and also any lands heretofore disposed of by the Government.

Dated this 4th day of April, 1904. J. H. POWELL. my5.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of intend to apply to the Chief Commissioner of Lands and Works for a twenty-one (21) year timber lease on the following lands, situate in the Clayoquot District of British Columbia:—Commencing at a stake planted on the east shore of Disappointment Inlet, on Meares Island; thence east eighty (80) chains; thence south twenty (20) chains; thence east twenty (20) chains; thence south twenty (20) chains; thence east twenty (20) chains; thence south twenty (20) chains; thence east twenty (20) chains; thence south forty (40) chains; thence west sixty (60) chains; thence north twenty (20) chains; thence west sixty (60) chains; thence in a general westerly, northerly and easterly direction, following the shores of Browning Passage and Disappointment Inlet, to the point of beginning; excepting from this application any lands in the above description belonging to any Indian Reserve, and also any lands heretofore disposed of by the Government.

Dated this 14th day of March, 1904. my5 J H. POWELL.

OTICE is hereby given that, thirty (30) days after date, I intend to apply to the Chief Commissioner of Lands and Works for a twenty-one (21) year timber lease on the following lands, situate in the Clayoquot District of British Columbia: - Commencing at a stake planted on the north-east (N.E.) shore of Warn Bay; thence east forty (40) chains; thence north (N.) one hundred and forty (140) chains; thence west (W.) one hundred (100) chains; thence south (S.) sixty (60) chains; thence east (E.) twenty (20) chains; thence south (S.) forty (40) chains to the north shore of small inlet emptying into Warn Bay; thence in a general southerly and easterly direction, following the shores of said inlet and Warn Bay to the point of beginning; excepting from this application any lands in the above description belonging to any Indian Reserve, and also any lands heretofore disposed of by the Government.

Dated this 23rd day of March, 1904. J. H. POWELL.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for permission to cut and carry away timber from the following described lands:—Commencing at a post $1\frac{1}{2}$ miles west of the south-west corner of Lot 323; thence west 160 chains; thence north 40 chains; thence east 160 chains; thence south 40 chains to place of beginning; containing in all 640 acres, more or less.

Dated April 1st, 1904.

A. B. TRITES. per Chas. Estmere, Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works at Victoria for a special licence to cut and carry away timber from the following described tract of land:—Commencing at a post planted on the south side of Evans Creek, about one mile from Slocan Lake, running 80 chains south; thence 80 chains east; thence 80 chains north; thence 80 chains west to point of commencement.

Located March 30th, 1904.

my

H. L. FIFE.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described tract of land:—Commencing at a post planted on the south side of Evans Creek, about one mile from Slocan Lake, running south 80 chains; thence 80 chains west; thence 80 chains north; thence 80 chains east to point of commencement.

Located March 30th, 1904.

my5

JAMES M. FARRELL.

NOTICE is hereby given that, 30 days after date, I intend making application to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands:—

Commencing at a post planted about two miles west of S. J. Harlow's south-west corner; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement.

Nakusp, April 29th, 1904.

R. MAXWELL. my5

Notice is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for special licences to cut and carry away timber from the following lands, situated in Cariboo District:—Commencing at a post on the north side of Mud Lake, about 5 chains from the bank and adjoining the western Pulp and Lumber Co.'s reserve on the east; thence north 40 chains; thence east 160 chains; thence south 40 chains; thence west, following the northern boundary of Mud Lake back to point of commencement. Also, commencing five chains from the south bank of Mud Lake and adjoining the Western Pulp and Lumber Co.'s reserve; thence south 40 chains; thence east 160 chains; thence north 40 chains; thence west, following the south banks of Mud Lake to point of commencement.

My5

H. O. STEVENS.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works at Victoria for a special licence to cut and carry away timber from the following described lands:—Commencing at a post planted about 10 chains north of the west end of Wilson Lake; thence west 160 chains; thence north 40 chains; thence east 160 chains; thence south 40 chains to point of commencement.

J. R. JAMIESON.

Nakusp, April 29th, 1904.

my

NOTICE is hereby given that, 30 days after date, I intend making application to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands:—

Commencing at J. R. Jamieson's south-east corner; thence west 160 chains; thence south 40 chains; thence east 160 chains; thence north 40 chains to point of commencement.

S. J. HARLOW.

Nakusp, April 29th, 1904.

my5

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a 21-year lease to cut and carry away timber from the following described lands in South-East Kootenay District:—Commencing at a post planted 40 chains north of the southwest corner of D. Breckinridge's timber lease; thence west 200 chains; thence north 120 chains; thence west 40 chains; thence north 80 chains; thence west 40 chains; thence north 200 chains; thence east 200 chains, more or less, to C. Gould's timber licence; thence south 200

chains, more or less, to the south-west corner of J. T. Sayers' timber licence; thence east 120 chains, more or less, to the north-west corner of D. Breckinridge's timber lease; thence south 280 chains, more or less, to the point of commencement.

Dated April 25th, 1904.

my5.

DAVID K. NEWELL.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following lands in South-East Kootenay:—Commencing at a post planted at the north-west corner of George Hillier's licence; thence south 20 chains; thence west 60 chains to east boundary of Lot 123; thence north 107 chains, more or less, to the south boundary of Albert Slater's timber licence; thence east 60 chains; thence south 107 chains to place of beginning; containing in all 640 acres, more or less

Dated April 21st, 1904.

my5

H. McKOWAN.

Notice is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following lands in South-East Kootenay:—Commencing at a post planted at the south-west corner of M. McInnes's timber licence; thence east 83 chains, more or less, to west boundary of Charles Spilsted's timber licence; thence south 75 chains, more or less, to north boundary of H. McKowan's timber licence; thence west 83 chains; thence north 75 chains to place of beginning; containing in all 640 acres, more or less.

Dated April 21st, 1904.

my5

ALBERT SLATER.

1 intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following lands in South-East Kootenay:—Commencing at a post planted at the south-east corner of Lot 6,261; thence east 80 chains; thence south 60 chains; thence west 130 chains, more or less, to the Crow's Nest Southern Railway; thence north about 17 chains to the south boundary of Lot 4,142; thence east about 30 chains to south-east corner of Lot 4,142; thence north 40 chains; thence east 20 chains to place of beginning; containing in all 640 acres, more or less.

Dated April 21st, 1904.

mv5

JAMES GREER.

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following lands in South-East Kootenay:—Commencing at a post planted on the west boundary of Lot 359, about 5 chains south of the north-west corner of said Lot 359; thence north 160 chains; thence west 40 chains; thence south 160 chains; thence east 40 chains to place of beginning; containing in all 640 acres, more or less.

Dated April 21st, 1904.

my5

CHARLES SPILSTED.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described land, situate in the District of Kootenay:—Commencing at the south-east corner of Lot 861, Group 1; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to the point of commencement.

JAMES McLENNAN.

Revelstoke, B. C., 27th April, 1904.

fter date. I

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, to wit:—Commencing at a post planted on the north side of Jumbo Fork of Toby Creek, 30 chains from creek, and about two miles from its mouth; thence westerly following course of the stream 320 chains; thence southerly 40 chains; thence easterly following the course of the stream 320 chains; thence northerly 40 chains to point of commencement.

Dated April 26th, 1904.

W. N. GALLOP. Per R. S. Gallop, Agent.

my5

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described lands:—Commencing at a post planted on the north side of the South Fork of Evans Creek, about three miles from Slocan Lake, running south 40 chains; thence west 160 chains; thence north 40 chains; thence east 160 chains to point of commencement.

Dated April 20th, 1904.

ap28

JOHN CURRIE.

OTICE is hereby given that, 30 days after date, I intend to apply to the Clinical Control of the Clini intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described lands:—Commencing at a post set close to Jennie Currie's north-east corner post, on the north side of the North Fork of Evans Creek; running 80 chains west; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated April 19th, 1904.

ap28

HERBERT GRAHAM.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for a special licence to cut and carry away timber from the following described lands:—Commencing at a post planted on the north side of the South Fork of Evans Creek, about five miles from Slocan Lake, and running south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commence-

Dated April 20th, 1904.

ap28

JAMES LIDGATE.

m T OTICE is hereby given that, 30 days after date, m Iintend to apply to the Chief Commissioner of Lands and Works at Victoria for a special licence to cut and carry away timber from the following described lands:

Commencing at a post situated on the south side of Evans Creek and about one-half mile from the west shore of Slocan Lake; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Dated April 18th, 1904.

ap21

JOSEPH DEARIN.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Committee of the Chief Committee o intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, in South-East Kootenay District, British Columbia: Commencing at a post planted at the south-east corner of Lot 1,879, being the north-east corner of Edward Londen's pre-emption; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of beginning.

Dated this 12th day of April, 1904. E. M. FENWICK, Locator,

ap21

ARTHUR B. FENWICK, Agent.

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut, fell and carry away timber on the following described land, situated on Read Island:-Commencing at a stake planted about one and one-half miles south-west of Hephon Point; thence east 80 chains; north 80 chains, more or less, to the shore of Price Channel; thence 80 chains west along shore to point of commencement; Coast District, Range 1.

D. L. McINTOSH.

April 16th, 1904.

ap21

TOTICE is hereby given that, 30 days after date, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for three special licences to cut and carry away timber from the following described lands, situated on Sechelt Inlet, N. W. D.:-

No. 1.—Commencing at a stake planted at northeast corner of lease 1,589; thence west 80 chains; thence north 80 chains; thence east to shore; thence south along shore to point of commencement.

No. 2.—Commencing at the north-west corner of Lot 1.652; thence east 60 chains; thence north 100 chains, more or less, to south line of Lot 1,410; thence

west to shore; thence south along shore to a point due west of point of commencement; thence east thereto.

No. 3.—Commencing at the west end of lease 1,283, Salmon Arm; thence south 80 chains; thence west 80 chains; thence north to shore; thence easterly along shore to point of commencement

PATERSON TIMBER CO.

Vancouver, B. C., 9th May, 1904.

my12

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Dudgeon Creek, a tributary of Adams River, Lillooet District, B. C.:

1. Commencing at a post marked "I. McCleery's North-East corner post," planted at the north end of Dudgeon Lake and on west side of creek; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commence-

2. Commencing at a post marked "I. McCleery's North-West corner post," planted at the north end of Dudgeon Lake and on east bank of creek; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement.

Dated this 17th day of March, 1904. I. McCLEERY.

OTICE is hereby given that thirty days after date I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Dudgeon Creek, a tributary of Adams River, Lillooet District, B. C.:-

1. Commencing at a post marked "L. McCleery's south-east corner post," planted on the east bank of Dudgeon Creek at foot of Dudgeon Lake; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commence-

2. Commencing at a post marked "L. McCleery's south-west corner post," planted on the east bank of Dudgeon Creek, at foot of Dudgeon Lake; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commence-

Dated this 17th day of March, 1904.

my12L. McCLEERY.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Dudgeon Creek, a tributary of Adams River, Lillooet District, B. C.

1. Commencing at a post marked "R. McCleery's south-west corner post," planted on the west bank of Dudgeon Creek, about two miles north from Dudgeon Lake; thence north 160 chains; thence east 40 chains; thence south 160 chains; thence west 40 chains to

point of commencement.

2. Commencing at a post marked "R. McCleery's south-east corner post," planted on the west bank of Dudgeon Creek, about two miles north from Dudgeon Lake; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Dated this 18th day of March, 1904. R. McCLEERY. my12

TOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Dudgeon Creek, a tributary of Adams River, Lillooet District, B. C.:-

- 1. Commencing at a post marked "N. McCleery's north-west corner post," planted on the west bank of Dudgeon Creek, about two miles north from Dudgeon Lake; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains, to point of commencement.
- 2. Commencing at a post marked "N. McCleery's north-east corner post," planted on the west bank of Dudgeon Creek, about two miles north from Dudgeon Lake; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

Dated this 18th day of March, 1904.

N. McCLEERY.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Dudgeon Creek, a tributary of Adams

River, Lillooet District, B. C .:-

1. Commencing at a post marked "F. McCleery's north-east corner post," planted on the east bank of Dudgeon Creek, about four miles north from Dudgeon Lake; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement.

2. Commencing at a post marked "F. McCleery's south-east corner post," planted on the east side of Dudgeon Creek, about four miles north from Dudgeon Lake; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to point of commencement.

Dated this 18th day of March, 1904.

myl2 F. McCLEERY.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on Dudgeon Creek, a tributary of Adams River, Lillooet District, B. C.

Commencing at a post marked "E. McCleery's south-west corner post," planted on the east bank of Dudgeon Creek, about four miles north from Dudgeon Lake; thence north 160 chains; thence east 40 chains; thence south 160 chains; thence west 40 chains to point of commencement.

Dated this 18th day of March, 1904.

my12 E. McCLEERY.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands:—Commencing at a post marked "South-west corner of H. Parrott's timber limit," planted near the north-west corner of Lot 33, Group 1, Kootenay District; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to place of beginning.

Dated April 25th, 1904.

H. PARROTT.

NOTICE is hereby given that, 30 days after date, we intend to make and we intend to make application to the Hon. the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated on the south side of Copper Reach, Loughborough Inlet:—Commencing at a stake planted about 40 chains east of Towny Head; thence south 40 chains; thence east 160 chains; thence north 40 chains; thence west 160 chains along shore to point of commencement.

THE CANADIAN PACIFIC LUMBER CO.

Port Moody, B. C., April 25th, 1904. ap28

FORESHORE RIGHTS.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for a lease of that portion of the foreshore of the eastern end of Tumbo Island, situate in North Victoria District:—Commencing at a post placed on Race Point, marked "T. W.'s S.E. corner," following the shore line in a north-westerly direction onehalf mile, more or less.

Dated 22nd April, 1904.

ap28

THOMAS WALKER.

LAND LEASES.

OTICE is hereby given that, 30 days after date, I shall apply to the Chief Commissioner of Lands and Works for permission to lease the following portions of the tide flats at Mud Bay for oyster culture:-

(1.) Commencing at a post situate about one and one-half miles in a westerly direction from Blackie Spit; thence running in a northerly direction about 240 rods to a point; thence running in an easterly direction 120 rods to a point; thence running in a southerly direction about 240 rods to a point; thence running in a westerly direction about 35 rods to the point of commencement.

(2.) Commencing at a post situate about one mile in a westerly direction from Blackie Spit; thence running in a northerly direction about 160 rods to a point; thence in an easterly direction about 120 rods to a point; thence in a southerly direction about 160 rods to a point; thence in a westerly direction about 10 rods to the point of commencement.

(3.) Commencing at a post situate about one-half a mile in a westerly direction from Blackie Spit; thence running in a north-westerly direction 136 rods to a point; thence in an easterly direction 90 rods to a point; thence in a southerly direction 136 rods to a point; thence in a westerly direction 60 rods to point

of commencement.

Dated April 20th, 1904. ap28

F. W. BURPEE.

OTICE is hereby given that, 30 days after date, I intend applying to the China intend applying to the Chief Commissioner of Lands and Works for permission to lease 40 acres of land in Lillooet District, for pastoral purposes, such land being described as follows :- Commencing at a post planted three-quarters mile east of the north-west corner Lot 317, Lillooet District, and marked "W. Murdock, N. E."; thence west 20 chains; thence south 20 chains; thence east 20 chains; thence north 20 chains to place of commencement.

my12

W. MURDOCH, Per F. C. SWANNELL.

OTICE is hereby given that, 30 days after date, I intend applying to the Chief Commissioner of Lands and Works for permission to lease 40 acres of land in Lillooet District, for pastoral purposes, described as follows:—Commencing at a post planted near the Gang Ranch, Hanceville Road, and about four miles south-east of Big Creek Bridge, and marked "M. C. Prentice, N. E."; thence south 20 chains; thence west 20 chains; thence north 20 chains; thence east 20 chains to place of commencement.

M. C. PRENTICE,

Per F. C. SWANNELL.

Chilcotin, April 27th, 1904.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to lease 160 acres of land, situated about eight miles east of the 150-Mile House, Cariboo, and known as Lots 292 and 294, Group 1, Cariboo District, at present unoccupied.

S. E. MOSTYN HOOPS.

150-Mile House, April 5th, 1904.

OTICE is hereby given that, 30 days after date, I intend to apply to the Chief Commissioner of Lands and Works to renew lease on hay meadow, Lot No. 329, G. 1, Chesicut hay meadows, about four miles north of Chesicut Lake.

W. W. COPELAND.

Alexis Creek, B. C., May 5th, 1904.

my12

OTICE is hereby given that, 30 days after date, I intend applying to the Chief Commissioner of Lands and Works for permission to lease 40 acres of land in Lillooet District, for pastoral purposes, such land being described as follows -- Commencing at a post planted one-quarter of a mile south-west of the Gang Ranch, Hanceville Road, and about 3½ miles south-east of Big Creek Bridge, marked "G. M. H., N. E."; thence south 20 chains; thence to the control of the cont thence north 20 chains; thence east 20 chains to place of commencement.

B. M. HOLLAND, Per H. Driver.

Big Creek, 26th April, 1904.

my12

DOMINION ORDERS IN COUNCIL.

(Ref. 460,207.)

AT THE GOVERNMENT HOUSE AT OTTAWA. Wednesday, the 23rd day of March, 1904.

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS under the Regulations for the disposal of coal lands, the property of the Dominion Government in Manitoba, the North-West Territories and British Columbia, established by Order in Council dated 19th May, 1902, provision is made for the sale of lands containing anthracite coal at an upset price of \$20.00 an acre, and for coal other than anthracite at an upset price of \$19.00 an acre, subject to the payment of royalty at the rate of ten cents per ton of

2,000 pounds on the output of the mine;

And whereas it is represented that settlers in the vicinity of coal mines have in the past been able to secure their supply of coal for fuel purposes at the rate of from \$1.00 to \$1.50 per ton, delivered at the pit's mouth; but that recently, where only a limited number of mines are being operated in any locality, there has been a tendency on the part of the mine owner to object to this class of trade, as loading the coal directly into cars is probably more convenient for him than disposing of it to the settler;

And whereas there appears to be no reason why the settlers should be required to pay an additional price for having the coal carried by rail to the nearest station if they can have the hauling done themselves,-

Therefore, the Governor-General in Council is pleased to order and doth hereby order that the Regulations for the disposal of coal lands above referred to be amended by providing that all sales of such lands shall in the future be made subject to the provision that actual settlers shall be entitled to buy, at the pit's mouth, whatever coal they may require for their own use, but not for barter or sale, at a price not to exceed \$1.75 per ton, and that the patent which may be issued for coal lands shall be made subject to such provision.

ap28

JOHN J. McGEE, Clerk of the Privy Council.

MUNICIPAL COURTS OF REVISION.

CORPORATION OF THE CITY OF GRAND FORKS.

NOTICE is hereby given that the Assessment Roll for 1904 has been returned for 1904 has been returned, and can be inspected by any person having an interest therein until the sitting of the Court of Revision. The first sitting of the Court of Revision of the said Assessment Roll will be held in the City Hall, First Street, Grand Forks, on Tuesday, the 31st day of May, 1904, at 2 o'clock p.m. Any person desiring to make complaint against his or her assessment must give notice in writing to the undersigned, stating the ground of his or her complaint, at least 10 days before the said date.

W. B. BOWER, C. M. C.

ap28 Grand Forks, B. C., April 25th, 1904.

VICTORIA CITY.

NOTICE is hereby given that the first sitting of the annual Court of Revision of the Municipality of the City of Victoria will be held in the Council Chambers, City Hall, Douglas Street, Victoria, on Tuesday, the 14th day of June, 1904, at 10 a.m., for the purpose of hearing complaints against the assessment as made by the Assessor, and for revising and correcting the assessment roll.

WELLINGTON J. DOWLER,

C. M. C.

Victoria, B. C., 10th day of May, 1904. my12

BURNABY CORPORATION.

IN RE "MUNICIPAL CLAUSES ACT," MUNICIPALITY OF BURNABY TO WIT, AND IN THE MATTER OF THE ASSESSMENT ROLL OF THE SAID MUNICIPALITY FOR THE YEAR 1904.

To all whom it may concern:

70U are hereby advertised and required to take notice that the Assessment Roll of the Municipality of Burnaby for the year 1904 has been returned by the Assessor to the Clerk of the Council of the same, and that the said Council will hold its first annual sitting, as a Court of Revision, at the Municipal Hall, Burnaby, at 10:30 a.m., on the 28th day of May, A.D. 1904, for the purpose of hearing all complaints (if any) against the assessment as made by the said Assessor, and of altering, amending or confirming the said Assessment Roll for the year 1904, and for such other purposes as may be found expedient.

By order.

WALTER J. WALKER, C.A.,

New Westminster, 16th April, 1904.

OTICE is hereby given that the first sitting of

MUNICIPAL COURTS OF REVISION.

CITY OF NANAIMO.

the annual Court of Revision of the Municipality of the City of Nanaimo will be held in the Council Chamber, City Hall, Bastion Street, Nanaimo, on Tuesday, the 7th day of June, 1904, at ten o'clock and for the proposes of basics. a.m., for the purpose of hearing complaints against he assessment as made by the Assessor, and for revis-

ng and correcting the Assessment Roll.

S. GOUGH, C. M. C.

Nanaimo, B. C., 2nd May, 1904.

my5

CITY OF ROSSLAND COURT OF REVISION.

OTICE is hereby given that the first annual sitting of the Court of Revision for the purpose of hearing all complaints against the assessment for the year 1904, as made by the Assessor for the City of Rossland, B. C., will be held in the Council Chamber, City Hall, Rossland, on Monday, the 30th day of May, A. D. 1904, at two o'clock p.m.

WM. McQUEEN,

City Clerk.

City Clerk's Office, Rossland, B.C., April 20th, 1904.

ap28

RICHMOND MUNICIPALITY.

NOTICE is hereby given that the Court of Revision of the assessment of the Court of Revision of the assessment of the Corporation of Richmond will be held in the Town Hall, Eburne, on Saturday, the 4th day of June, 1904, at 10 a.m. And any person desiring to make complaint against his or her assessment, or the assessment of any other person, must give notice in writing to the Clerk, stating the ground of his or her complaint, at least 10 days before said date.

A. B. DIXON, *C. M. C.*

Eburne, B. C., April 25th, 1904.

ap28

EXTRA-PROVINCIAL COMPANIES.

No. 230.

CERTIFICATE OF THE REGISTRATION OF AN EXTRA-PROVINCIAL COMPANY.

"Companies Act, 1897."

I HEREBY CERTIFY that the "E. K. Wood Lumber Company" has this day been registered as an Extra-Provincial Company under the "Companies Act, 1897," to carry out or effect all or any of the objects of the Company to which the legislative authority of the Legislature of British Columbia ex-

The head office of the Company is situate in the City and County of San Francisco, State of California.

The amount of the capital of the Company is five hundred thousand dollars, divided into five hundred thousand shares of one dollar each.

The head office of the Company in this Province is situate in Vancouver, and David Gordon Marshall, Barrister, whose address is Vancouver, B. C., is the attorney for the Company.

The time of the existence of the Company is fifty years.

The Company is limited.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 26th day of April, one thousand nine hundred and four.

S. Y. WOOTTON, [L.S.]

Registrar of Joint Stock Companies. The objects for which the Company has been estab-

To carry on the business of lumbermen and lumber merchants, as dealers in and manufacturers of lumber and building and construction materials of all kinds; to manufacture any and all kinds of lumber and timbers and all kinds of wooden materials and commodities that may be cut, sawn, manufactured or prepared from wood; to buy, sell and deal in, in any and all ways, any and all kinds of trees, woods, timbers, timber lands, lumber, wood, commodities, building materials and articles of manufacture and sale; to own, hold, acquire and possess, in any and all ways and methods of acquisition, and to sell and in any and all ways dis-

pose of any and all kinds of personal property and real estate or either thereof, choses in action, shares of stock of the corporation hereby formed as well of other corporations; to construct, own, hold, rent, let, lease, charter, sell and convey, and in any and all ways acquire and dispose of mills, saw-mills, machinery of any and all kinds, warehouses, storehouses, offices, sheds, buildings of any kind, coal and coal beds or mines, stone and stone quarries, steamboats, sailing vessels, and boats and water crafts of any and all kinds, and to run and operate all said mills, boats, vessels and machinery, and to work and develop said coal mines and quarries; to construct, own, hold, sell and in all ways to acquire and dispose of any and all transportation facilities for the purposes of said Corporation hereby formed; to receive and accept any and all conveyances and instruments, and to sell and convey by deed, mortgage, lease, and by any and all other methods and instruments any and all kinds of property; to execute and deliver, receive and accept notes, bonds, contracts and instruments of any and all kinds; to purchase, own, hold and acquire in any and all ways, and to sell and convey in any and all ways the property and effects, including the good-wills of the corporations heretofore known as the S. E. Slade Lumber Company and the Woods, Slade & Thayer Lumber Company, both incorporated under the laws of the State of California, also of the "S. E. Slade & Co." co-partnership composed of S. E. Slade, E. K. Wood and C. A. Thayer; to carry on all such business and operations in the State of California, also in the States of Oregon and Washington and elsewhere. my5

LICENCE AUTHORISING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

"Companies Act, 1897."

CANADA:

PROVINCE OF BRITISH COLUMBIA. No. 248.

THIS IS TO CERTIFY that the "Ontario-Slocan Lumber Company, Limited" is authorised and licensed to carry on business within the Province of British Columbia, and to carry out or effect all or any of the objects of the Company, to which the legislative authority of the Legislature of British Columbia extends.

The head office of the Company is situate at Orillia,

Province of Ontario.

The amount of the capital of the Company is one hundred thousand dollars, divided into one thousand shares of one hundred dollars each.

The head office of the Company in this Province is situate at Slocan City, and D. St. Dennis, lumber merchant, whose address is Slocan City, B. C., is the Attorney for the Company.

Given under my hand and seal of office at Victoria, Province of British Columbia, this 10th day of May, one thousand nine hundred and four.

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

The following are the objects for which the Company has been established:

To buy, sell, manufacture and deal in lumber and timber of all kinds, and timber lands and limits. my12

MISCELLANEOUS.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE "MUNICIPAL CLAUSES ACT AND AMENDING ACT" AND IN THE MATTER OF THE "SURREY REAL ESTATE TAX SALE BY-LAW, 1903."

TAKE NOTICE that the Collector of the Corporation of the Township or District of Surrey will present a petition to the presiding Judge in Chambers, at the Court House, Vancouver, on Friday, the 27th day of May, 1904, at the hour of 10:30 o'clock in the forenoon, or so soon thereafter as Counsel can be heard, for an order confirming the sale of land for taxes under the above-mentioned by-law.

Dated this 9th day of May, 1904.

AULAY MORRISON, Solicitor for the Petitioner.

MISCELLANEOUS.

"COMPANIES ACT, 1897."

OTICE is hereby given that Clarence M. Hamshaw, of Atlin, B. C., has been appointed the attorney for the "Nimrod Syndicate, Limited," in place of Richard D. Fetherstonhaugh.

Dated this 12th day of May, 1904. S. Y. WOOTTON,

Registrar of Joint Stock Companies.

my19

"COMPANIES ACT, 1897."

OTICE is hereby given that Clarence M. Hamshaw, of Atlin, B. C., has been appointed the attorney for the "Atlin Mining Company, Limited," in place of Richard D. Fetherstonhaugh.

Dated this 12th day of May, 1904. S. Y. WOOTTON,

Registrar of Joint Stock Companies.

"POWER COMPANIES' RELIEF ACT, 1902."

HIS IS TO CERTIFY that the "Atlin Dredging Company, Limited," a Company incorporated this day under the "Companies Act, 1897," has complied with the provisions of the "Power Companies' Relief Act, 1902," and is in the same position as if it had been specially incorporated as required by Part IV. of the "Water Clauses Consolidation Act, 1897."

As witness my hand and seal of office, at Victoria, Principle Columbia this seventh day of March, one

British Columbia, this seventh day of March, one

thousand nine hundred and four.

[L.S.] my19

WOOTTON, Registrar of Joint Stock Companies.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Quieting Titles Act" and in the Matter of two portions of Section 25, Block 5 North, Range 3 West, New Westminster District, containing together 42.11 ACRES.

URSUANT to order of His Honour W. Norman Bole, Local Judge of the Supreme Court of British Columbia, dated the 2nd day of May, A. D. 1904, notice is hereby given that any person having or pretending to have any title to or interest in two portions of Section 25, Block 5 North, Range 3 West, New Westminster District, more particularly described and set out in Absolute Fees Parcels Book, Vol. 11, Folio 657, No. 15,936A, except 1.59 acres heretofore conveyed, and in Absolute Fees Parcels Book, Vol. 12, Folio 178, No. 4,517F, is required to file a statement of his or her claims, properly verified, with the District Registrar of the Supreme Court of British Columbia, at New Westminster, B. C., pursuant to the "Quieting Titles Act," on or before one o'clock in the afternoon of Saturday, the 11th day of June, A. D. 1904, and in default of any such claims being made and filed as aforesaid, the petitioner, Robert Kennedy, will on Monday, the 13th day of June, A. D. 1904, at the hour of 11 o'clock in the forenoon, apply to the said Judge for a Declaration of Title under the "Quieting Titles Act," that he is the legal and beneficial owner in fee simple in possession of the said lands and premises, free from all other rights, interests, claims and demands whatsoever, subject only to a mortgage dated the 13th day of April, A. D. 1904, and to the reservations mentioned in Section 23 of the said Act.

Dated this 3rd day of May, A. D. 1904.

CORBOULD & GRANT. Solicitors for the Petitioner.

my12

BOUNDARY-HELEN GOLD MINING COMPANY, LIMITED LIABILITY.

NOTICE is hereby given that a special general meeting of the shareholders of the abovenamed Company will be held at the office of the Company, at Greenwood, B. C., upon the 8th day of June, 1904, at the hour of three o'clock in the afternoon, to consider, and if deemed advisable to pass, resolutions to authorise the sale of the Helen Mineral Claim, and for the disposition of the remaining assets of the Company.

Dated this 2nd day of May, 1904.

M. J. M. WOOD,

Secretary.

MISCELLANEOUS.

"COMPANIES ACT, 1897."

OTICE is hereby given that the "East Le Roi Mining Company, Limited," has ceased to do business in British Columbia under its licence.

S. Y. WOOTTON, Registrar of Joint Stock Companies. ap28

OTICE is hereby given that, three months after date, application will be made to the Lieutenant-Governor in Council, by the Vernon & Nelson Telephone Co. to change the name of the Company to "British Columbia Telephone Co., Limited."
DOUGLAS CREIGHTON,

March 16th, 1904.

Secretary. mh24

THE VICTORIA TERMINAL RAILWAY AND FERRY COMPANY.

OTICE is hereby given that at a meeting of the Directors of this Company, held at Vancouver, B. C., on the 2nd day of May, 1904, a call of \$40.00 per share was made on all the members, and it was determined that such call should be paid on the 4th day of June, 1904, at the head office of the Company, Cormorant Street, Victoria, B. C.

Dated 2nd May, 1904.

JAMES JEFFREY

my5

Secretary.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE "NEW WESTMINSTER ACT, 1888," AND AMENDING ACTS.

MAKE NOTICE that the Treasurer of the Corporation of the City of New Westminster will present a petition to the presiding Judge in Chambers at the Court House, New Westminster, on Monday, the 30th day of May, 1904, at the hour of 10:30 o'clock in the forenoon, or so soon thereafter as Counsel can be heard, for an order confirming the sale of land for taxes under the above-mentioned Act.

Dated this 10th day of May, 1904.

AULAY MORRISON,

Solicitor for the Petitioner.

To whom it may concern.

my12

"THE COMPANIES ACT, 1897."

IN THE SUPREME COURT OF BRITISH COLUMBIA.

Between

Kelly, Douglas & Company, Plaintiffs,

and

Western Condensed Milk Canning, Coffee & Creamery Company, Limited, Defendant.

To the Western Condensed Milk Canning, Coffee & Creamery Company, Limited, doing business in British Columbia.

TAKE NOTICE that Kelly, Douglas & Co. have commenced action against you in this Honourable Court, in which they claim \$600.00 as damages for breach of warranty in respect of 76 cases of Standard Cream sold by you to them.

An appearance to the writ may be entered on or before 28th April, 1904, at the office of the District Registrar of this Court at the Court House, Vancouver,

Service of above process was made against you on 21st April, 1904.

Dated 21st April, 1904.

B. H. TYRWHITT DRAKE,

my5

Registrar Supreme Court.

DISSOLUTION OF PARTNERSHIP.

TOTICE is hereby given that the Partnership heretofore existing between us, the undersigned, Mary Alicia Spillman and Eliza Laurie Todd, carrying on business as Painters and Decorators in the City of Vancouver, under the firm and style of Spillman & Todd, has this day been dissolved by mutual consent. Dated at Vancouver this 9th day of May, 1904.

MARY A. SPILLMAN.

ELIZA L. TODD. Witness:—P. HARDIMAN.

Witness:—R. B. Bennett.

my12

MISCELLANEOUS.

) UBLIC NOTICE is hereby given that the Crow's Nest Southern Railway Company will, at the expiry of 30 days after the first publication of this notice in the Provincial Gazette, apply to the Lieutenant-Governor of British Columbia in Council for his assent to an agreement dated the 4th day of April, 1904, whereby the Crow's Nest Southern Railway Company conveys to the Morrissey, Fernie and Michel Railway Company that portion of their line of railway between Station 497+06, near Swinton (said station being 950 feet north of the south line of Lot 2,315, as measured along the centre line of the Crow's Nest Southern Railway as now constructed), and the mines of the Crow's Nest Pass Coal Company, Limited, at Morrissey, in all a distance of 5.064 miles.

Dated Toronto, April 4th, 1904.
THE CROW'S NEST SOUTHERN RAILWAY Co., G. G. S. LINDSEY, Secretary. ap21

OTICE is hereby given that the undersigned have submitted to the Lieutenant-Governor in Council a proposal, under the provisions of the "Rivers and Streams Act," for the clearing and removing of obstructions from Fish Creek, a creek emptying into the North-East Arm of Arrow Lake, in the District of West Kootenay, and for making the same fit for rafting and driving therein logs, timber, lumber, rafts and

The lands to be affected by said works are all the lands on either side of the said Fish Creek which belong to the Province of British Columbia and the Dominion of Canada, excepting the following, which the said Governments, or one of them, have sold to, or permitted to be occupied by, the following persons:

 169.
 A. Gowing and A. G. Fraser.

 175.
 M. B. McCallum.

 176.
 H. G. Christie.

The rates of tolls proposed to be charged are such as may be fixed by the Judge of the County Court of Kootenay.

Dated March 9th, 1904.

ap7 EMPIRE LUMBER COMPANY, LIMITED.

OTICE is hereby given that the Lloyd A. Manly Liquor Company, Limited, carrying on business at the City of Grand Forks, in the Province of British Columbia, intends to apply to the Lieutenant-Governor in Council, upon the expiration of three months from the date of this notice, for permission to change its name to that of the "Grand Forks Liquor Company. Limited."

Dated at Grand Forks, B. C., May 6th, 1904.

W. B. COCHRANE,

my12

Witness:

Solicitor for Company.

DISSOLUTION OF PARTNERSHIP.

THE firm of Duguid and Sanson, heretofore carrying on business as saw-mill owners and interested in steamboats at Seaton Lake, is this day dissolved. William G. Duguid carries on the business and is responsible for all obligations of the late firm and to whom all liabilities due the late firm are to be paid.

Dated at Lillooet this 12th day of April, A.D., 1904.

GEORGE SANSON. WILLIAM G. DUGUID.

SAMUEL GIBBS, Notary.

ap21

fell

MISCELLANEOUS.

OTICE is hereby given that, 60 days after date, we intend to apply to the H we intend to apply to the Hon. the Chief Commissioner of Lands and Works, under the "Rivers and Streams Act," for the right to improve Upper Adams River, and tributaries of the same, north of Adams Lake, in Lillooet Division, in accordance with plans and notes filed, for the purpose of facilitating driving, storage, sorting and booming of logs, and fluming of lumber thereon, and the right to collect tolls thereon. The only lands affected are Crown lands. The tolls proposed to be charged are such as may be fixed by a Judge of the County Court.

Dated March 23rd, 1904.

mh31

JOHN SHIELDS. JAS. C. SHIELDS.

OTICE is hereby given to all to whom it may concern, that pursuant to section 86 of the "Land Act," the undersigned will, in three months after the date of this notice, apply to the Lieutenant-Governor in Council to have the Crown grant of the north half of Lot 2,197, Group 1, Osoyoos Division of Yale District, containing $152\frac{1}{2}$ acres, cancelled and a corrected one in its stead issued, on the ground that the lands in such grant are wrongly described, and should be described as the north portion of such Lot, containing 160 acres.

Dated at Vernon, this 12th day of March, 1904.

MINNIE NORRIS, ARABEL MARY HODGES,

mhl7

By their Solicitor, FRED. BILLINGS, Barnard Avenue, Vernon, B. C.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE "QUIETING TITLES ACT" AND IN THE MATTER OF THE TITLE TO SUB-DIVISION 14 OF Lot 1, Block X.; Sub-Division 16 of Lots 2 and 3, Block X.; Sub-Division 10 of Lot 5, Block X.; Lot 11, Block X.; Sub-Divisions 5 and 6 of Lot 12, BLOCK X.; AND SUB-DIVISIONS 7 AND 11 OF LOT 14, BLOCK XIII., NEW WESTMINSTER SUBURBS.

DURSUANT to an Order of His Honour W. Norman Bole, Local Judge of the Supreme Court of British Columbia, dated the 2nd day of May, 1904,

Notice is hereby given that any person having, or pretending to have, any title to or interest in the following lands, viz.: Sub-Division 14 of Lot 1, Block 10; Sub-Division 16 of Lots 2 and 3, Block 10; Sub-Division 10 of Lot 5, Block 10; Lot 11, Block 10; Sub-Divisions 5 and 6 of Lot 12, Block 10, and Sub-Divisions 5 and 6 of Lot 12, Block 10, and Sub-Divisions 5 and 6 of Lot 12, Block 10, and Sub-Divisions 5 and 6 of Lot 12, Block 10, and Sub-Divisions 5 and 6 of Lot 12, Block 10, and Sub-Divisions 5 and 6 of Lot 12, Block 10, and Sub-Divisions 10 of Lots 2 and 3, Block 10; Sub-Divisions 5 and 6 of Lot 12, Block 10; Sub-Divisions 5 and 6 of Lots 2 and 3, Block 10; Sub-Divisions 5 and 6 of Lots 2 and 3, Block 10; Sub-Divisions 5 and 6 of Lots 2 and 3, Block 10; Sub-Divisions 5 and 6 of Lots 2 and 3, Block 10; Sub-Divisions 5 and 6 of Lots 2 and 3, Block 10; Sub-Divisions 5 and 6 of Lots 2 and 3 and 8 and sions 7 and 11 of Lot 14, Block 13, New Westminster City Suburbs, is required to file a statement of his or her claim, properly verified, with the District Registrar of the Supreme Court of British Columbia at New Westminster, B. C., pursuant to the "Quieting Titles Act," on or before 10-30 o'clock in the forenoon, on Monday, the 6th day of June, 1904, and in default of any such claims being made and filed as aforesaid, Lachlan McQuarrie, the petitioner, may apply to the said Judge for a declaration of title under the "Quieting Titles Act" that he is the legal and beneficial owner in fee simple in possession of the said lands and premises, free from all other rights, interests, claims and demands whatsoever, subject to the reservations mentioned in Section 23 of the said Act.

Dated this 2nd day of May, 1904.

MORRISON, WHITESIDE & McQUARRIE, Solicitors for the Petitioner.

NOTICE TO CREDITORS.

IN THE MATTER OF THE ESTATE OF JOHN WILSON, LATE OF 8-MILE CREEK, NEAR ASHCROFT, B.C., CATTLEMAN, DECEASED.

OTICE is hereby given, pursuant to the "Trustees and Executors Act" that and Executors Act," that all creditors and others having claims against the estate of the said John Wilson, who died on or about the 25th day of January, A.D. 1904, are required on or before the 1st day of June, A.D. 1904, to send by post prepaid, or

deliver to Denis Murphy at his office, Railway Avenue, Ashcroft, B. C., solicitor for Adam Ferguson and Thomas McEwen, the executors of the last will of the said deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, the statement of their accounts, and the nature of the securities (if any) held by them.

And further take notice that, after such last-mentioned date, the said executors will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have notice, and that the said executors will not be liable for the said assets or any part thereof to any person or persons of whose claims notice shall not have been received by them at the time of such distribution.

Dated this 9th day of February, A.D. 1904.

DENIS MURPHY,

Railway Avenue, Ashcroft. Solicitor for the said Executors.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE "COMPANIES ACT, 1897," AND THE "WATER CLAUSES CONSOLIDATION ACT, 1897," AND IN THE MATTER OF "THE WATER SUPPLY COMPANY, LIMITED."

OTICE is hereby given that a petition has been filed in the District Paris. filed in the District Registry of the Supreme Court of British Columbia, at Cranbrook, British Columbia, praying for a certificate under section 55 of the above-mentioned Act, authorising the "Water Supply Company, Limited," to construct and operate a water-works system for the supplying of Cranbrook, in the Province of British Columbia, and the locality adjacent thereto and the inhabitants thereof with water; and notice is also hereby given that the appli-cation on the said petition will be made by the said Company to a Judge of the Supreme Court of British Columbia, at the Court House, Bastion Square, Victoria, B. C., on Monday, the 20th day of June, 1904, at 10 o'clock a. m. The date of the first publication of this notice was the 19th day of May, 1904.

Dated the 18th day of May, 1904.

W. F. GURD,

Cranbrook, B. C.

Solicitor for the Water Supply Company, Limited. my19

OTICE is hereby given that the undersigned have submitted to the Lieutenant-Governor in Council a proposal under the provisions of "The Rivers and Streams Act" for the clearing and removing of obstructions from the St. Mary's River, East Kootenay, and the making of other improvements therein, between the outlet of St. Mary's Lake and the crossing of the said river by the B. C. Southern Railway (North Star Branch), an approximate distance of eighteen miles; and for making the same fit for rafting and driving thereon logs, timber, lumber, rafts and crafts.

The lands to be affected by the work are all Crown lands.

The rate for tolls, boomage, rafting, driving of logs, timber, lumber, rafts, crafts, and for taking care of same until delivered, proposed to be charged by the undersigned, is such as may be fixed by a Judge of the County Court pursuant to the provisions of said "Rivers and Streams Act."

Dated this 21st day of April, A.D. 1904. THE EAST KOOTENAY LUMBER COMPANY, LIMITED. ap28

"POWER COMPANIES' RELIEF ACT, 1902."

THIS is to certify that "The Vancouver-Portland Cement Company, Limited," a Company incorporated on the 9th day of April, 1904, under the "Companies Act, 1897," has complied with the provisions of the "Power Companies' Relief Act, 1902," and is in the same position as if it had been specially incorporated as required by Part IV. of the "Water Clauses Consolidation Act, 1897."

As witness my hand and seal of Office, at Victoria, British Columbia, this 17th day of May, A. D. one

thousand nine hundred and four.

S. Y. WOOTTON, Registrar of Joint Stock Companies.

my19

MISCELLANEOUS.

PUBLIC NOTICE.

after one month from the date and publication hereof, to apply to the Lieutenant-Governor of the Province of British Columbia in Council for Letters Patent under the Great Seal, incorporating into a City Municipality under the corporate name of the Corporation of the City of Fernie, that locality in the

said Province described as follows:

Commencing at point one hundred feet due east of the intersection of the centre line of the British Columbia Southern Railway, and the centre of the stream bed of Coal Creek, and running thence in a northerly direction and parallel to the centre line of the said railway, and one hundred feet distant therefrom, for a distance of one thousand and eighty-five feet, more or less, to a point fifty feet from the centre line of the southern branch of the Y connecting the main line of the British Columbia Southern Railway with the Coal Creek branch of the same; thence in a direction about north thirty-three degrees and fifteen minutes east fifteen hundred feet, more or less, to a point distant one hundred and forty feet southerly from the extension of the line of the southerly side of Cox street of the Fernie townsite and one hundred feet distant in an easterly direction and at right angles from the centre line of the main line of the said British Columbia Southern Railway; thence south fifty-six degrees and forty-five minutes east one hundred feet; thence north thirty-three degrees and fifteen minutes east one thousand eight hundred and thirty-six feet; thence curving to the right with a radius of five thousand seven hundred and thirty feet for a distance of four hundred and seventy-three feet; thence north thirty-eight degrees and fifteen minutes east seven hundred and seventy feet; thence north fifty-six degrees and forty-five minutes west one hundred feet; thence north thirty-eight degrees and fifteen minutes east four hundred and fifty feet, more or less, to a point on the extension of the line of the northern boundary of parcel number three of that certain parcel or tract of land shown on a map or plan of a subdivision of a portion of lot four thousand five hundred and eighty-eight, Group 1, Kootenay District, and otherwise known as the Fernie Townsite Block; thence in a westerly direction six hundred and forty feet, more or less, to the north-east corner of the said parcel number three; thence in a westerly direction and along the said northern boundary of the said parcel number three, three thousand nine hundred and sixty feet, more or less, to the east bank of the Elk River; thence in a southerly direction and along the east bank of the Elk River to the mouth of Coal Creek; thence in an easterly direction and following the centre of the stream bed of Coal Creek against the stream to the point of commencement, containing three hundred and thirty-one acres, be the same more

Dated the 20th day of May, A.D. 1904.

J. A. RENNIE,
A. B. TRITES,
H. W. HERCHMER,
J. S. T. ALEXANDER.

For themselves and other petitioners for incorporation.

my19

IN THE MATTER OF THE "TRUSTEES AND EXECUTORS ACT," AND IN THE MATTER OF THE ESTATE OF ARTHUR JOHN HOPKINS, LATE OF THE CITY OF VICTORIA, B. C., DECEASED.

TAKE NOTICE that, pursuant to the "Trustees and Executors Act," George S. McCarter, of the City of Revelstoke, B. C., Administrator of the estate and effects of the said Arthur John Hopkins, deceased, has this day filed a declaration, pursuant to the abovementioned Act, in the office of the District Registrar of the Supreme Court of British Columbia at Revelstoke, stating that the estate of the said Arthur John Hopkins, deceased, is insufficient for the payment in full of his debts and liabilities.

A meeting of the creditors will be held at the office of Harvey, McCarter & Pinkham, Imperial Bank Block, Revelstoke, B. C., on Monday, the 23rd day of May, 1904, at the hour of 3 o'clock in the afternoon.

And further take notice that all creditors are required, on or before the 15th day of June, A. D. 1904, to file with me full particulars of their claims,

duly verified, and the nature of the securities, if any, held by them. And notice is hereby given that after the 15th day of June, 1904, I will proceed to distribute the assets among the creditors of whose debts or claims I shall have received notice, and that I will not be responsible for the assets, or any part thereof, distributed to any creditor of whose debt or claim I shall not then have received notice.

Dated at Revelstoke, B. C., this 9th day of May, A. D. 1904.

GEORGE S. McCARTER, Administrator of the Estate of Arthur John Hopkins, deceased.

my19

PROVINCIAL SECRETARY.

IS HONOUR the Lieutenant-Governor in Council having, by Order bearing cil having, by Order bearing date the 9th day of December, A.D. 1903, referred to the Full Court of the Supreme Court of British Columbia for hearing and consideration the question as to whether Rule 34 of section 82 of Chapter 138 of the Revised Statutes, 1897, being the "Coal Mines Regulation Act," as enacted by section 2 of Chapter 17 of the Statutes of 1897, was within the competence of the Legislature of British Columbia to enact, in so far as it provides that no Chinaman shall be appointed to, or shall occupy, any position of trust or responsibility in or about a mine subject to the "Coal Mines Regulation Act," whereby through his ignorance, carelessness or negligence he might endanger the life or limb of any person employed in or about such mine, namely, as banksman, onsetter, signalman, brakesman, pointsman, furnace-man, engineer, or be employed below ground or at the windlass of a sinking-pit; and the said question having been heard and considered by the said Honourable Court, the said Court, on the 18th day of April, A.D. 1904, gave judgment answering the said question in the negative. The reasons for judgment given by the members of the Court who heard and considered the said question are as follows:-

THE HONOURABLE THE CHIEF JUSTICE.

In Bryden v. Union Colliery (1899), A. C., 580, the question as to the competence of the Provincial Legislature to enact section 4 of the "Coal Mines Regulation Act," being R. S. B. C., Chap. 138, by which it was provided inter alia that no Chinaman should be employed below ground in any coal mine to which the Act applied, came up for decision, and their Lordships answered the question adversely to the Province.

By Rule 34 enacted in section 82 of the same Act, as amended by 1903, chap. 17, sec. 2, it is provided as follows:—

"Rule 34. No Chinaman or person unable to speak English shall be appointed to, or shall occupy, any position of trust or responsibility in or about a mine subject to this Act, whereby through his ignorance, carelessness or negligence he might endanger the life or limb of any person employed in or about a mine, viz., as banksman, onsetter, signalman, brakesman, pointsman, furnaceman, engineer, or be employed below ground or at the windlass of a sinking-pit."

Acting under the authority of this Rule and of the penalizing sections of the Act, the Provincial Government caused informations to be laid against the manager of the Wellington Colliery Company, Limited, which owns and operates a coal mine within the meaning of the Act, situate at Comox, with the result that some 74 convictions have been recorded, and a large aggregate of fines imposed for employing Chinamen below ground contrary to the provisions of the rule.

The Company has taken out rules nisi to quash the convictions, but His Honour the Lieutenant-Governor considering, under the advice of His Ministers, that the constitutionality of this enactment should be decided as quickly as possible, has, under the authority of the Supreme Court Act, referred the question to the Full Court in the following terms:—

"Whether the said rule, as re-enacted as aforesaid, was within the competence of the Legislature of British Columbia to enact in so far as it provides that no Chinaman shall be appointed to, or shall occupy, any position of trust or responsibility in or about a mine subject to the 'Coal Mines Regulation Act,' whereby through his ignorance, carelessness or negligence he might endanger the life or limb of any person employed in or about such mine, viz.: As banksman, onsetter, signalman, brakesman, pointsman, furnaceman, engi-

neer, or be employed below ground or at the windlass of a sinking-pit.'

A special sittings of the Full Court was accordingly held, and at the opening of the proceedings the learned Attorney-General and Mr. A. E. McPhillips appeared for the Crown, and Messrs. Cassidy and O'Brien for the Company.

It was made apparent to us at the outset that the learned counsel had failed to agree upon the terms in which the question should be stated for our opinion, and a suggestion that the order of reference should be amended by setting out some of the convictions, and requesting the opinion of the Court as to their validity, was not accepted by the learned Crown counsel, with the result that the counsel for the Company withdrew from the proceedings. This, of course, is unfortunate, as, although we are bound to consider the question submitted in conformity with the request of His Honour, we labour under the disadvantage of not hearing what there is to be said against the legis-

However, after hearing the elaborate arguments of the learned counsel for the Crown, I am of the opinion that the decision in the case of Bryden v. The Union Colliery Company, already referred to, concludes the matter, and that we should answer His Honour's question in the negative. That case expressly decided that the enactment that no Chinaman shall be employed below ground was ultra vires of the Legislature of the Province, on the ground that the leading feature of the legislation is to debar all persons belonging to a named nationality from engaging in a particular employment or class of labour, and that power to pass legislation of this character resides in the Parliament of Canada, to the exclusion of the Legislatures of the

Rule 34 is, quoad this question, an identical re-enactment of the legislation thus reviewed, and is, therefore, to such an extent null and void.

It was strenuously pressed upon us by the learned counsel that the rule was a mere regulation affecting the mode in which coal mining below ground is to be carried on, and that the expression "No Chinaman" has no reference to the question of nationality or alienage (just as would have been the case had the expression been, for example, "No Indian," "No Mormon," or "No Jew," terms which do not connote the idea of nationality), but is merely descriptive of a race, or class which wherever registers are less which race or class which, wherever resident or born, is unsuited by certain idiosyncrasies from being safely employed below ground. But granting all this, and that legislation which did not purport to shut the door against a given nationality would be competent to the Province, the short answer is that the identical expression was used in the legislation passed upon by the Judicial Committee, and it is impossible to suppose that the expression is used in any other sense in the rule.

If the legislature intended to make a regulation prohibiting a particular class from being employed below ground which would not necessarily be open to the interpretation placed upon the enactment before the Judicial Committee it would have been a simple matter to do so, but to re-enact legislation which has already been declared within the exclusive jurisdiction of the Parliament of Canada, without taking care to exclude such interpretation, is merely to invite the same decision.

It was, however, contended by the learned counsel that the authority of Bryden v. The Union Colliery Co. is impaired by the later decision in the Tomey Homma case (1903), A. C. 151. For my part I do not see what the one decision has to do with the other. The question I raised in the two cases are not in the same plane. The one case decided that the power to exclude a particular nationality from a given employment was vested in the Parliament of Canada, and the other that each Legislature in the exercise of its power to regulate the provincial franchise could exclude any particular nationality from the right to vote. Indeed, with great respect for the learned Judges who held otherwise, I should have thought that the right to pass the legislation reviewed in the Tomey Homma case followed as a self-evident corollary from the grant of the power to amend the constitution of the Province. If the Legislature under such a power could not from time to time enact who should constitute the electorate, it is difficult to see the use of the power or why it was conferred. However, it is not necessary to pursue the matter any further; suffice it to say, that if we were

to hold that the present case is not the case of Union Colliery v. Bryden over again, we should virtually say that that decision is brutum fulmen.

In my opinion His Honour's question must be

answered in the negative.

G. HUNTER, C. J.

THE HONOURABLE MR. JUSTICE IRVING.

In the reasons for judgment in the Bryden case Lord Watson narrows the case down to this single question, whether the enactments of the 4th section of the "Coal Mines Regulation Act," in so far as they are related to Chinamen, were within the competency of the Provincial Legislature.

He then proceeds as follows: - "The leading feature of the enactments consists in this—that they have, and can have, no application except as to Chinamen who are aliens or naturalized subjects, and that they establish no rule or regulation except that these aliens or naturalised subjects shall not work, or be allowed to work, underground coal mines within the Province of British Columbia.'

The judgment then declares that as the legislation then under consideration was a matter which directly concerned the rights, privileges and disabilities of aliens or naturalised subjects it was ultra vires of the

Provincial Parliament.

It is stated by Counsel for the Crown that in the course of argument in the Bryden case before the Judicial Committee an admission or a concession was made by Counsel that enabled that body to decide as they did. I am unable to find any trace of such an admission in the reasons for judgment to which we have been referred; on the contrary, I see a distinct statement that the only point for consideration was the constitutional question as to whether section 4 was or was not ultra vires. Moreover, I do not think any admission of Counsel could affect a decision touching the constitutionality of a statute.

Then we were referred by Counsel for the Crown to the Tomey Homma case. It was said that the decision in that case explained away the decision in the Bryden case and left us free to deal with the enactment in Rule 34 untrammelled by the decision given on section

4 of the Statute of 1890.

The decision in the Tomey Homma case, as I understand it, reaffirms the decision in the Bryden case.

In Tomey Homma's case the question involved in the appeal was the constitutionality of the Provincial Act which prevented a Japanese from obtaining elec-

toral privileges in Provincial elections.

In delivering the judgment in that case the Lord Chancellor drew a distinction between privileges and rights, that is to say, privileges which might or might not follow as a consequence of naturalization and the right of protection which (as the correlative of the obligation of allegiance) was necessarily involved in the nationality conferred by naturalization.

The protection to which he referred was "that general protection of the King (whereof Littleton here (s. 199) speaketh), which extends generally to all the King's loyal subjects, denizens and aliens, within the

He then stated that the Bryden case was decided on this ground,—that the Provincial Legislature could not deprive the Chinese in this Province, whether naturalized or not, of those ordinary rights which belong to every inhabitant of British territory. (1898. A. C. 73, 155.)

I understand him to mean that the Provincial Parliament, while at liberty to refuse to accord to a naturalized subject a privilege, cannot deprive an alien of those fundamental rights to which every person living under the ægis of the British Sovereign is entitled. The power to legislate as to these rights is reserved to the Dominion Parliament by sub-section 25 of section 91 and the proviso at the end of that section.

The point submitted to us is as to the constitutionality of an enactment which declares that no Chinaman shall be "appointed to or shall occupy any position of trust or responsibility in or about a mine subject to this Act, whereby through his ignorance, carelessness or negligence he might endanger the life or limb of any person employed in or about a mine, viz.: as banksman, onsetter, signalman, brakesman, pointsman, furnaceman, engineer, or be employed below ground, or at the windlass of a sinking-pit.

Now, in what respect does this differ from the legislation considered in the Bryden case? The calling of the enactment in question a Rule or Regulation cannot affect its constitutionality, nor can the enactment derive any greater validity by reason of its insertion in the middle of a rule which in other respects may be intra vires. Is not the pith and substance of this so-called Rule to prevent Chinamen from working underground, regardless of their individual fitness or

capacity to properly perform the work?

In the paragraph quoted I can see no rule or regulation established, or sought to be established, by which the fitness of a Chinaman to properly perform the work of an underground miner can be tested. He may speak the English language perfectly, he may be a skilled mining engineer, but these points are immaterial. He is debarred by reason of the fact that he is a Chinaman. I refer to these matters not because I wish to discuss the policy or impolicy of the enactment, but in order to show, by the absence of these tests, that there is in truth no real difference between this statute of 1903 and the statute of 1890 considered in the case of Bryden v. Union Colliery Co.

For these reasons I think the decision in the Bryden

For these reasons I think the decision in the Bryden case should govern our answer to the question sub-

mitted to us.

P. Æ. IRVING, J.

THE HONOURABLE MR. JUSTICE MARTIN.

What has to be decided on this reference is whether the Legislature of this Province has exceeded the power it admittedly possesses to regulate the working of coal mines.

Now, on the face of it, the rule in question does not purport to do more than that, and the full title of the Statute by virtue of which it is passed declares that it is "An Act to make Regulations with respect to Coal Mines." And the particular section, 82, which sets out the rules, 35 in number, calls them "general rules" and says they "shall be observed so far as is reasonably practical in every mine to which this Act applies." And that as a group they are necessary rules for the regulation of coal mines in fact as well as in name appears by a perusal of them. They deal with various subjects of the first importance to the safety of miners, such as ventilation, fencing, safety lamps, explosives, water, signals, inspection, and similar matters. The last one, 35, creates the offence for contravention, and No, 34 is that under consideration.

It deals with two classes of persons, Chinamen, and "persons unable to speak English," and debars them from being employed in certain specified "positions of trust or responsibility in or about a mine." The said prohibited positions are banksman, onsetter, signalman, brakesman, pointsman, furnaceman, engineer, or at the windlass of a sinking-pit, or below ground. Some reasons for this proscription of a Chinaman or other person as mentioned are given, and they are that "through his ignorance, carelessness or negligence he might endanger the life or limb of any person employed in or about a mine." From this language it is apparent that the Legislature, rightly or wrongly, entertains the belief that the presence of said proscribed persons in or about a mine is fraught with danger to others. Now, it is abundantly clear that if the Legislature has constitutional control over a certain matter it need give no reasons for the exercise of it; and further, that if it had or gave reasons which it thought were sufficient, but which in reality were grounded upon erroneous beliefs or ideas, nevertheless its acts cannot be successfully impeached on that ground. It is the possession of the requisite power, and not the assignment of reasons for its exercise, that determines the constitutionality of a legislative enactment. Given the power, it may lawfully be exercised on bad or no reasons and in pursuance of a mistaken policy, but the discretion so exercised is not open to review, because within its constitutional jurisdiction the Legislature is supreme, and if, to apply that principle to the present case, no part of the Federal jurisdiction can be found to apply to this matter, then the Provincial Legislature is the absolute master of the situation. If, in support of such a proposition, it were necessary to cite authority it will be found in the case of Bryden v. Union Colliery Co., (1899), A. C., 580; and in Tomey Homma's case (1900), 7, B. C., 368; (1903), A. C., 151; in the former of which, at pp. 584-5, it is stated:—

"But the question raised directly concerns the legislative authority of the Legislature of British Columbia, which depends upon the construction of ss. 91 and 92 of the British North America Act, 1867. These clauses distribute all subjects of legislation between the Parliament of the Dominion and the several Legislatures of the Provinces. In assigning legislative

power to the one or the other of these Parliaments, it is not made a statutory condition that the exercise of such power shall be in the opinion of a court of law, discreet. In so far as they possess legislative jurisdiction, the discretion committed to the Parliaments, whether of the Dominion or of the Provinces, is unfettered. It is the proper function of a court of law to determine what are the limits of the jurisdiction committed to them; but, when that point has been settled, courts of law have no right whatever to inquire whether their jurisdiction has been exercised wisely or not. There are various considerations discussed in the judgments of the Courts below, which, in the opinion of their Lordships, have as little relevancy to the question which they had to decide as the evidence upon which these considerations are founded."

And in the latter at page 155:—"The policy of such an enactment as that which excludes a particular race from the franchise is not a topic which their

Lordships are entitled to consider."

Doubtless if the circumstances were such that it plainly appeared that the Legislature, under the guise of adopting an otherwise legal course, was indirectly attempting to do something which was ultra vires and thus mala fide break the bounds of its constitutional limitation, the Court would not hesitate to put the proper construction upon such methods (see Tomey Homma's case, page 157), but an intention of that kind should not be lightly imputed, and I see no ground

on the whole facts for inferring it here.

Seeing that, as has been noticed, some reasons are given for the present enactment, it may not be out of place to remark that, as regards one of the two classes aimed at, those unable to speak English, any one who has any knowledge of mining operations knows that the reason given is a valid one, for the presence of such persons in a coal mine is plainly undesirable, because their ignorance of the language of the country involves the failure to readily understand and obey orders, which would be an additional source of danger to their fellow-workmen, and it could not be seriously contended that the Legislature had not the right to exclude such "ignorant," and consequently dangerous, persons from mines. On this ground a Chinaman who could not speak English would, in common with all others likewise deficient, be properly excluded, quite apart from the question of his race or origin. disqualification, in short, is linguistic, not racial or national, and in this respect there is no difference in treatment between Chinese and others, and consequently no possible ground of complaint. For example, there are many natural born British subjects in Canada, particularly those of French origin, who cannot speak English, but no one would suggest that their exclusion for that reason would not be within the powers of the Legislature, and to that extent at least the enactment is undoubtedly intra vires. But, it may be said, the real difference is that as regards a Chinaman he is barred as such, even though he possesses the linguistic qualification: that is to say, he is also barred simply because he is a Chinaman racially or nationally, as well as linguistically, hence a dual bar. I pause here to say that though it has been seen that it is unnecessary to give reasons for exclusion, and that it is immaterial even if such reasons are invalid on the face of them, nevertheless, I do not wish to be understood that I consider further reasons (and at least plausible ones) could not have been given or may not have been present to the mind of the legislators in framing this portion of the rule regarding Chinese. It may well be that the members of the House believed, rightly or wrongly, in the existence of several racial peculiarities in that people which have in this Province been largely attributed to them, such as fatalistic tendencies, light estimation of the value of human life and consequent carelessness and neglect in the taking of necessary precautions in a hazardous occupation, apathy to suffering, liability to panic in presence of danger, and absence of that esprit de corps which affords such great assistance to fellow workmen when called upon without warning to face a sudden peril, particularly when underground. I do not for a moment say that any or all of such beliefs as regards Chinese in British Columbia is or are well founded, or that I share them, or that if they exist they may not in other occupations be more than compensated for by the possession of admirable qualities such as patience, industry and thrift, but, undoubtedly, there are very many in this Province who do entertain some or all of such beliefs to a greater or less extent.

The extent to which qualities so undesirable in an employment already sufficiently hazardous exist in the

general body of Chinese residents in British Columbia is one which would not only be a legitimate but most proper subject for consideration by the Legislature of this Province in regulating the employment of such residents in mines. The fact that the exclusion is only partial, and that they are permitted, generally speaking, to engage in those numerous branches of labour "in or about mines" which are carried on above ground, shows on the face of it a willingness to allow them to earn their bread in coal mining so long as they do not endanger the safety of others. And be it further remarked that simply because a resident of British Columbia of any race is prevented from working underground he has no just cause of complaint. The rule might properly have provided that no person under age, and no woman should be so employed, though the effect would be to bar considerably more than half the whole population of Canada from that employment. It happens that it is not the custom in Canada for women to work in coal mines, and so that illustration would not possibly, without reflection, appeal to some; but it must be remembered that it is, or till very lately was, the custom in some highly civilised countries in Europe, and that, for example, great numbers of women were so employed in France and to such an extent that the employment was made the subject of a well known book by one of the greatest authors of that country; I refer to "Criminal," by

To take another striking illustration in this country of the power of Parliament to wholly exclude a large body of its citizens, being natural-born British subjects (Canadians), from a great and lucrative branch of business; I refer to the case of the Indians throughout Canada, who, according to the last census (1901) amount to 93,460 of pure blood and 34,481 half-breeds. Not only is it declared by the Federal Legislature (which has the control of Indian affairs) to be a crime to supply liquor to one of these aboriginal natives of our country, but it is also a crime for him to have even a glass of intoxicating liquor in his possession ("Indian Act," R. S. B. C., chap. 43, secs. 94, 96), the consequence of which is that he is shut out from several very important and lucrative branches of trade and commerce, such as distilling, brewing, the wine, spirit and saloon trade, and, almost wholly, inn-keeping. This is a sweeping proscription, but it is considered, rightly or wrongly, that the North American Indian is so inherently constituted that indulgence in intoxicating liquor has such an exceptionally inflammatory effect upon him that the public safety demands he should, so far as possible, be removed from temptation to indulgence therein. Now, supposing that the inherent defect in the Indian took a different form and was of such a nature that the Legislature of British Columbia deemed it unsafe to others to allow him to work underground in a mine, or that the 17,437 persons of the negro race resident in Canada should be deemed to labour under a like infirmity, and that the rule in question had read "No Indian and no Negro" instead of "No Chinaman," can there be any doubt at all about the constitutionality of such a provision? In my opinion, clearly not. And what greater rights in this country have, or should have, the Chinese as a race than the Indians of Canada, almost all of whom are natural born British subjects, or than the Negro natural born subjects of the Crown? The term "Indian" or "Negro" would clearly be used in a racial and descriptive sense, and hence unassailable.

Assuming, for the moment, the fact to be that the presence of Chinese underground was a real danger to other workmen, and that the Legislature expressly dealing with them as a race and not as a nation passed a regulation prohibiting their employment underground, it must, in my opinion, be admitted that this would be within its powers. To contend otherwise would be to assert that the power does not exist, though it admittedly does exist somewhere. Now, it cannot repose in the Federal Parliament, for it can only, in this relation, deal with Chinese on their national basis as aliens or naturalised persons; therefore, it must be in the Provincial Legislature.

It becomes necessary then, to consider carefully in what sense the word "Chinaman" is employed in the section in question; for if it is used in a sense which is racial or descriptive, very different results may follow from the use of it in a national sense, which latter is that in which it has hitherto been regarded and considered. How necessary it is to definitely establish as a matter of fact the way in which this word is and has been used in this Province appears from Bryden's case, wherein at page 586, Lord Watson says: "The words

'No Chinaman,' as they are used in section 4 of the Provincial Act, were probably meant to denote, and they certainly include, every adult Chinaman who has not been naturalised." This not unnatural assumption of His Lordship, as based on the statements of counsel before him and the facts as then presented, of the "probable" narrow and restricted meaning of the words, will be found to be very far from the fact.

Illustrations in addition to those already given of the way in which words in this country are used racially and descriptively, though originating in nationality, are not wanting. Thus we have the term "French Canadians," as applied to our very numerous fellow citizens of French origin, though for over 140 years they and their fathers have been subjects of the British Crown; and also the term "Jews," as applied to our fellow subjects and others in Canada of Hebraic origin, who no longer have a country or government of their own, and therefore are now not a nation but a race dispersed among, and the subjects of, many and various nations, and whose designation is properly preserved only by adherence to their ancient religion.

Bearing then in mind the distinction between a term used racially and descriptively and one used nationally, and turning to the Statute in question, it may, at first sight, and to one not familiar with the history of this branch of legislation, appear strange that it does not contain any definition of the word "Chinaman." In such circumstances it is only fair to assume that the word was used by the Legislature in the same or a similar sense as that in which it had theretofore ordinarily employed it for many years in its various enactments dealing with that race, which must be taken to be the way in which it is ordinarily understood in this Province. The rule of construction is that "Intelligible words * * * * must be conthat "Intelligible words strued according to their natural and ordinary signifi-cation." Attorney-General for Ontario v. Hamilton Street Railway Co. (1903), A. C., 524, 528, and probably the best method of ascertaining that signification in the present circumstances is to find out the sense in which it has been used by the Legislature itself. This method was resorted to in the Precious Metals case—Bainbridge v. Esquimalt and Nanaimo Railway (1896) 1 M. M. C., 98; 4 B. C., 181; (1896) A. C., 561; wherein Mr. Justice McCreight says:—"Not only do these contemporaneous Acts of the Province show this, but antecedant legislation is in the same direction.

Referring then to the statutes of this Legislature, and beginning twenty years ago with the important "Act to Prevent Chinese from acquiring Crown Lands," Cap. 2, 1884, it is first enacted that it is unlawful for Crown lands to be pre-empted by or sold "to any Chinese," or for "any Chinese" to divert water or obtain a water record; and then comes the following definition:—

"3. The term Chinese in this Act shall mean any native of the Chinese Empire or its dependencies, and shall include any person of the Chinese race."

This is clearly aimed at the Chinese as a race as well as a nation inhabiting a particular locality. And the same feature is brought out in another Act passed in the same year, chap. 3, entitled "An Act to Prevent the Immigration of Chinese," wherein it was enacted: "Sec. 2. It shall be unlawful for any Chinese to

"Sec. 2. It shall be unlawful for any Chinese to come into the Province of British Columbia or any part thereof."

This statute was held to be ultra vires, but it is important as showing the scope in which the word "Chinese" was employed, the definition thereof being as follows:—

"1. The word 'Chinese' in this Act shall mean and include any native of China or its dependencies, or of any islands in the Chinese seas, not born of British

parents.

This shows very plainly that it is the race and not the nationality or locality of birth that is objected to, for a natural born subject of the Chinese Empire was not excluded if he were born of British parents, though in law, fact and name he was, accurately speaking, a Chinaman. On the other hand, the child of Chinese parents domiciled in England, and born there, or even in other provinces of Canada, and therefore a natural born British subject, was excluded. Undoubtedly, the word was not intended to be employed in a narrow and restrictive sense as regards this continent, for there are and were then many thousands of the Chinese race in United States territory on this Pacific Coast to the south of us, who, according to United States laws, were natural born subjects of that country, and it is incredible to believe that the Legislature did not object to Chinese who were born on one side

of the Pacific Ocean under one flag and did object to the same race born on the other side of the same ocean under another flag. To a resident of this Province such a contention would sound preposterous, and I do not think anyone who knows this country would be bold enough to advance it seriously.

In the "Chinese Regulation Act," chap. 4, passed in the same year, a similar definition in sec. 2 is found with a like prohibition against "any person of the

Chinese race.

That the same feature is constantly kept in view appears by all subsequent legislation dealing with the subject, of which the following may be taken as illustrative :-

1885, chap. 13-"An Act to Prevent the Immigration of Chinese," sec 1.

1886, chap. 25, sec. 29—" Vancouver Electric Light Co.'s Incorporation Act."

1886, chap. 26, sec. 13—"Findlay Creek Mining Co.'s Incorporation Act."

1886, chap. 27, sec. 18—" Vancouver Gas Company Act.

1886, chap. 29, sec. 21—"Victoria & Saanich Railway Co. Act.

1886, chap. 30, sec. 13-" New Westminster, etc., Telephone Co. Act."

1886, chap. 31, sec. 18—" Vancouver Street Railway

Co. Act. 1886, chap. 33, sec. 37—"Coquitlam Water Works Act."

1886, chap. 34, secs. 3, 4, 5—"Nanaimo Water Works Amendment Act.

1886, chap. 35, sec. 38-" Vancouver Water Works

1890, chap. 50, sec. 29—"New Westminster Electric

1891, chap. 48. sec. 60—"Fraser River Dyking Act." 1891, chap. 69, sec. 22—" Nanaimo Electric Tramway Co. Act."

1895, chap. 59, sec. 5—"Burrard Inlet Railway Co. Act.

1897, chap. 1, secs. 2, 3, 4—"Alien Labour Act." 1898, chap. 2, sec. 2—"Labour Regulation Act." 1899, chap. 29, sec. 36—"Liquor Licence Act."

Rev. Stat. of B. C., chap. 113, secs. 2, 5, and 114— "The Land Act."

Rev. Stat. of B. C., chap. 67, sec. 8-"The Pro-

vincial Elections Act.

These Acts show a very remarkable adherence by the Legislature to the view that the Chinese are objected to not so much on the ground of nationality as on that of race. This is particularly brought home by the fact that the term "No Chinese," followed by the definition including the race, is employed in the two Statutes relating to labour matters above cited. The significance of this will be readily understood by the people of this Province who realise how carefully legislation relating to labour is watched because of its exceptionally broad application, and such terms therein employed may be safely taken as showing how they are there used and understood not only by the Legislature but the people at large. The "Land Act" also, as being a public Statute of the first importance, is likewise a safe guide, and it is noticeable that though by section 5 thereof an alien, generally speaking, after taking a declaration of intention to become a British subject, may pre-empt Crown lands, yet if he be a "Chinese," or of "the Chinese race," he cannot do so, although he may be a natural born British subject. Further, in the "Liquor Licence Act," section 36, there is a very apt illustration of the way in which three classes of citizens are racially described and grouped as follows:-

"36. No licence under this Act shall be issued or transferred to any person of the Indian, Chinese or

Japanese race.'

And the same thing occurs in the Provincial Elec-tions Act, R. S. B. C., Cap. 67, only brought out more clearly in sec. 3 by inserting in full the said standard definition, and apparently with the intention of making it clearer and wider (though in my opinion not really accomplishing that end), in the case of Chinese and Japanese, three words, "naturalised or not," are added.

This section has been the subject of a judicial decision already noted, and to which I shall refer later—Tomey Homma's case supra.

Having regard to the foregoing, it is abundantly clear to my mind that when the Legislature, in 1903, passed the Act in question it then used the words "No Chinaman" in the sense in which it had so long and so often used then before, i. e., racially and descriptively,

as distinguished from the narrow local and national And a final test to apply to the language is, could it even be plausibly contended in ease the Empire of China were broken up and distributed among other powers and its present Government wholly abolished, that the words in question "No Chinaman" had no longer any application? Clearly, it could not, and indeed the operation of the Treaty of Nankin, in 1842, whereby the Chinese Island of Hong Kong became British Territory, shows how groundless such a view would be, because in 1901 there was almost 275,000 Chinese in that Colony, and does anyone suppose that they would not come within the said prohibition even if every one of them was a natural born British subject? Therefore, it is manifest that the true construction of the said words depends not upon a nation which may lose its government and its territory, but upon a race which has within itself certain marked characteristics which appear to defy place and even time itself.

Even if the words are considered as applicable to a wider field than British Columbia, the same conception of their meaning officially prevails as may perhaps be best illustrated by the instructions to officers taking the last Dominion census, which will be found in the introduction to the census report of Canada for 1901, vol. 1, secs. 47-54, pp. xvii, xix, wherein the matter is fully gone into. I extract, for example, portions of No. 47 and No. 53:—

"47. The races of men will be designated by the use of 'w' for white, 'r' for red, 'b' for black, and 'y' for yellow. The whites are, of course, the Caucasian race, the reds are the American Indian, the blacks are the African or negro, and the yellows are the Mongolian (Japanese and Chinese). But only pure whites will be classed as whites; the children begotten of marriages between whites and anyone of the other races will be classed as red, black or yellow, as the case may be, irrespective of the degree of colour.

"53. Among whites the racial or tribal origin is traced through the father, as in English, Scotch, Irish, Welsh, French, German, Italian, Scandinavian, etc. Care must be taken, however, not to apply the terms 'American' or 'Canadian' in a racial sense, as there are not races of men so called. 'Japanese,' 'Chinese' and 'Negro' are proper racial terms; but in the case of Indians the names of their tribes should be given, 'Chippewa,' 'Cree,' etc.

Moreover, the Federal Parliament itself has for

many years used the word in the sense contended for. This appears from the various Chinese Immigration Restriction Acts. Taking the existing one, cap. 8 of 1903, by sec. 6 it imposes an immigration tax of \$500 on "every person of Chinese origin irrespective of allegiance." And the definition is:—

"(d.) The expression 'Chinese immigrant' means any person of Chinese origin (including any person whose father was of Chinese origin) entering Canada and not entitled to the privilege of exemption provided for by section 6 of this Act.

And it was found necessary to exempt from the

operation of Act (b)—

"(b.) The children born in Canada of parents of Chinese origin who have left Canada for educational or other purposes on substantiating their identity to the satisfaction of the controller at the port or place where they seek to enter on their return.

There is not even a reference here to a "native of the Chinese empire or its dependencies" as there was in the B. C. Statutes, and the sole test is a racial one, i.e., that of origin and not of locality, nationality, or allegiance. Nor am I without the highest authority in support of this racial view. I refer to the judgment of the Lords of the Privy Council in the case of the Japanese Tomey Homma, supra, wherein the words in question were :-

"The expression 'Japanese' shall mean any native of the Japanese Empire or its dependencies not born of British parents, and shall include any person of the Japanese race naturalised or not."

And it was argued (p. 154) that it was "attempted to impose on naturalised aliens of the Japanese race, on the score of their alien origin alone, a perpetual exclusion from the electoral franchise." But the Lord Chancellor in delivering their Lordships' judgment, after pointing out (p. 155) that it was an enactment dealing with the exclusion of a particular "race," goes on to say, p. 156:—

"The first observation which arises is that the enactment supposed to be ultra vires and to be impeached upon the ground of its dealing with alienage and naturalisation, had not necessarily anything to do with either. A child of Japanese parentage born in Vancouver City is a natural-born subject of the King, and would be equally excluded from the

possession of the franchise.'

And he further pointed out that because there was a mere mention of the word "naturalised" in the definition, which had been seized upon to curtail the section and bring it within the scope of Federal authority, yet it would be an "absurdity" to hold that the law was thereby made *ultra vires*, for, he says, in language singularly applicable to the case at bar, "The truth is that the language of the section does not purport to deal with the consequences of either alienage or naturalisation."

If, therefore, their Lordships had no difficulty in arriving at the conclusion that Homma's case did not, under the language in question, depend upon nationality or one of its consequences and attributes, alienage, or a secondary consequence when the old nationality and alienage became changed into naturalisation, which is a new nationality, still less should this Court have difficulty in arriving at a like conclusion when there is no mention of naturalisation in what I have styled the "standard" definition of the word "Chinese" as employed by the Legislature.

ese" as employed by the Legislature.

I feel, therefore, that I am fully justified in proceeding on the assumption that the word is used in

that sense, and that only.

In view of the pregnant suggestion of the Lord Chancellor, above quoted, that there are Japanese in this Province who are not either aliens or naturalised persons, it becomes expedient to apply that suggestion to this case because it involves consideration of a fact of much importance and of which the Court in its common knowledge of the people and affairs of this country will take judicial notice. It is that there is a considerable and ever increasing third class of Chinese residents of this Province who are neither aliens nor naturalized persons, but natural born British subjects, under the well-known rule laid down in Dicey's Conflict of Laws (1896), p. 175:—

"Rule 22.—Subject to the exceptions hereinafter mentioned, any person who (whatever the nationality of his parents) is born within the British Dominions,

is a natural born British subject."

This third class is composed of the children or grand children of Chinese parents domiciled here. It should be borne in mind, though often overlooked, that with the exception hereinafter mentioned, the first Chinese settlers who came to the then Colonies of Vancouver Island and British Columbia arrived at least as early as 1858. Their presence in British Columbia as placer gold miners on the Fraser River is first recorded by Governor Douglas in his despatch of August 19th, 1858, to the Secretary of State for the Colonies (Papers Relating to the Affairs of British Columbia, 1858, Vol. 1, p. 27), and they had increased in numbers to such an extent that in his despatch of October 9th, 1860, the Governor encloses an address to the Grand Jury of Cayoosh (now Lillooet) to him which contains this statement (Pt. lv., p. 27):—

"The Grand Jury desire to call your Excellency's attention more particularly to the great number of Chinamen now residing in and flocking to this Colony," etc., and that body asked that they receive protection as useful additions to the population. Historically, and as being the exception above mentioned, it may not be out of place to note that the first Chinese, some 70 in number, who came to what is now British Columbia, were brought to Nootka Sound from Canton so long ago as 1789 by Lieut. John Meares, R.N., and his associates, who had embarked in the North-West fur trade. In that officer's memorial, presented to the House of Commons on May 13th, 1790, he states that the two ships which arrived at Nootka in June and July, 1789, "had also on board, in addition to their crews, several artificers of different professions and near 70 Chinese, who intended to become settlers on the American coast in the service and under the protection of the Associated Company."

On the seizure of these British ships and property by the Spaniards these Chinese were detained at Nootka and as Meares says (p. 11) were compelled to enter the service of Spain and "were employed in the mines which had then been opened in the lands which your Memorialists had purchased." (And see the information of William Grubb accompanying the Memorial). They were shortly thereafter transported to Mexico by order of the Spanish Viceroy thereof (Authentic Statement relative to Nootka Sound, London, 1890, p. 15), so as a factor in the population of this Province they

need not be further considered, and the year 1858 may be taken as that of their introduction to an appreciable extent.

According to the report of the Royal Commission on Chinese and Japanese Immigration, 1902, p. 7, there were in 1901, 16,792 Chinese in Canada, distributed as therein mentioned, throughout the various Provinces of Canada, but the greater majority of them (14,376) reside in this Province; Quebec comes next with 1,044, and Ontario 712; in this City (Victoria) the number was then 2,715. These people have considerably increased during the last two years, and in the case of their younger children the providing of suitable accommodation for them in the public schools has become, in Victoria at least, a public question of concern requiring special consideration by the educational authorities.

I have been careful to go into these facts because heretofore they have been overlooked, and it is essential that there should be no further misapprehension about the true situation, for unless it is correctly presented to the Court decisions based on partial and insufficient

facts can have no real application.

Now, it must be admitted that as regards these Chinese who are natural-born British subjects, the children or grandchildren of the Chinese pioneers, the enactment in question cannot be successfully impeached, and so far at least must be held to be *intra vires*.

Seeing then that the facts established are (1) that there does exist a third class of Chinese in this Province who are natural-born British subjects to whom the principles of the decisions respecting aliens and naturalised persons have no application; and (2) that the Legislature deals, and intends to deal, with Chinese as a race only, what is there that prevents this Court from advising His Honour the Lieutenant-Governor in Council that the enactment in question is intra vires? The answer is, nothing, unless it be the judgment of the Privy Council in Bryden's case. In considering that case it is of the first importance that the following rule on the construction and application of a judicial decision be borne in mind. I refer to Quinn v. Leatham (1901), A. C., 495, wherein the Lord Chancellor says, in the House of Lords:—

"Now, before discussing the case of Allen v. Flood in this House, and what was decided therein, there are two observations of a general character which I wish to make, and one is to repeat what I have very often said before, that every judgment must be read as applicable to the particular facts proved, or assumed to be proved, since the generality of the expressions which may be found there are not intended to be expositions of the whole law, but governed and qualified by the particular facts of the case in which such expressions are to be found. The other is that a case is only an authority for what it actually decides. entirely deny that it can be quoted for a proposition that may seem to follow logically from it. Such a mode of reasoning assumes that the law is necessarily a logical code, whereas every lawyer must acknowledge that the law is not always logical at all. My Lords, I think the application of these two propositions renders the decision of this case perfectly plain, notwithstanding the decision of the case of Allen v. Flood.

It was this principle that the Lord Chancellor doubtless had in mind when in distinguishing Tomey Homma's case from that of the Union Colliery v. Bryden, he said, referring to the fact that this Court thought it understood and was following Bryden's case, that—

"This, indeed, seems to have been the opinion of the learned judges below; but they were under the impression that they were precluded from acting on their own judgment by the decision of this Board in the case of Union Colliery Co. v. Bryden. That case depended upon totally different grounds. This Board, dealing with the particular facts of that case, came to the conclusion that the regulations there impeached were not really aimed at the regulation of coal mines at all, but were in truth devised to deprive the Chinese, naturalised or not, of the ordinary rights of the inhabitants of British Columbia, and, in effect, to prohibit their continued existence in that Province, since it prohibited their earning their living in that Province."

By the words "Naturalised or not" it is clear from the whole context that His Lordship had reference to naturalised Chinese or alien Chinese.

Sceing, therefore, that the decision in Bryden's case must be restricted to "the particular facts" thereof, it is essential to bear in mind exactly what the facts were upon which that decision was given.

On turning to the report it appears that when the appeal came before the Privy Council it was presented to their Lordships on the assumption that there were only two classes of Chinese in this Province who were affected by the Legislation in question, that is to say, aliens and naturalised persons. That the whole case turns on that point, and that only, plainly appears by a perusal of the argument of counsel as well as the judgment of their Lordships. Counsel for the appellant took the ground that it was an attempt to restrict the settlement of Chinese aliens in British Columbia, which, it was argued, was a violation of the spirit of treaties, was opposed to the comity of nations, was calculated to create complications between the British and Chinese Governments, and conflict with the exclusive authority of the Dominion Parliament. Strangely enough, the counsel representing this Province, as intervenant, never, according to the report, intimated that there was a third class which might be affected, suggesting only that naturalised persons, as well as aliens, might come within the scope of the enactment. At page 582, the argument on this point

appears as follows:—

"But Chinamen are not necessarily aliens. The term 'Chinese' or 'Chinaman' is one which is perfectly well understood in Canadian legislation, and means persons of Chinese habits and origin. It may include aliens within its meaning; but most of the Chinese who are affected by this legislation have been

naturalised."

It is remarkable that there is not a word here, nor in the judgment, about natural-born Chinese subjects of the Crown apart from naturalisation, and the fact of their existence had evidently never been suspected by Counsel or they would not have failed to have drawn their Lordships' attention to it. This is strikingly brought out by the language of Lord Watson, p. 587, as follows:—

"But the leading feature of the enactments consists in this, that they have, and can have, no application except to Chinamen who are aliens or naturalised subjects, and that they establish no rule or regulation except that these aliens or naturalised subjects shall not work, or be allowed to work, in underground coal mines within the Province of British Columbia.

"Their Lordships see no reason to doubt that, by virtue of s. 91, sub-s. (25), the Legislature of the Dominion is invested with exclusive authority in all matters which directly concern the rights, privileges and disabilities of the class of Chinamen who are resident in the Provinces of Canada. They are also of opinion that the whole pith and substance of the enactments of s. 4 of the 'Coal Mines Regulation Act,' in so far as objected to by the appellant company, consists in establishing a statutory prohibition which affects aliens or naturalised subjects, and therefore trench upon the exclusive authority of the Parliament of Canada."

The foregoing extracts show clearly that while the decision must be taken as the law on the incomplete facts as presented to their Lordships, yet, as pointed out by the Lord Chancellor in Tomey Homma's case, it can have no application to the present case where the additional fact of the first and last importance is now made clearly to appear, that is, the existence of the said third class of Chinese residents of this Province in regard to whom the power of the Legislature is not doubted, and to that class the enactment can have and does have full application. A leading result of Homma's case is that if one class of a race so affected is beyond the scope of the Federal power because not partaking of alienage or naturalisation, then legisla-tion affecting it is within the scope of the Provincial "local works and undertakings, "civil rights," and in so dealing with a race over which it has authority the impeached enactment is not invalidated because it affects other classes of the same race over which it has not authority provided it applies to them all alike, places them on the same footing, and does not discriminate between them. This is apparent from the Federal naturalisation Act itself (R. S. C., Cap. 113), for sec. 15, which, while providing that an alien who has been naturalised shall have within Canada "all political and other rights, powers and privileges" of a natural-born British subject, at the same time declares that he "shall be subject to all obligations" to which such natural-born person is subject. No naturalised Chinaman, and much less an alien, can therefore have greater rights in British Columbia than one who is a natural-born British subject.

Then there is that other fact, already set out, of scarcely secondary importance, which also serves to distinguish this case from Bryden's, i.e., that the Legislature uses the word "Chinese" in the broad racial and descriptive sense hereinbefore defined. In fact this case, as now properly understood, has arrived at the stage which was foreseen by the Lord Chancellor when he pointed out in Tomey Homma's case that this question of the rights of Japanese (and consequently Chinese) did not necessarily depend upon alienage and naturalisation at all, and that the introduction of a third element, i.e., the natural-born subject, gave the case a widely different complexion.

On the whole matter, therefore, the conclusion I have come to, after a very careful, and, I may say, almost anxious consideration, is that on the particular facts the present case is as clearly distinguishable from Bryden's case as was Tomey Homma's; to hold otherwise would result in the conclusion that the rights of the natural-born subjects of the King in British Columbia are less than those of aliens or naturalised Chinese. Such a result is not only directly in the teeth of the Naturalisation Act, but is so repugnant to common sense and natural justice that I could not force myself to accept it unless I was compelled to do so by the clearest judicial precedent.

In the foregoing necessarily full expression of my opinion, I am fortified and encouraged by the remarks of the Lord Chancellor in Tomey Homma's case above quoted, who, in effect, pointed out that this Court had surrendered its own judgment in the fancied following of what it believed to be their Lordships' decision in Bryden's case, without appreciating the essential distinction created by the difference in the facts. I cannot now help feeling, was unfortunate, because in questions of such gravity it seems most desirable that all the salient local circumstances and facts should be brought forward and fully considered (and particularly so in the case at bar, because no Counsel has appeared in opposition to those representing the Crown), to the end that should the matter go higher, every circumstance this time will be fully admitted to the appellate tribunal which would be likely to be of assistance to it, whereby the danger of further misapprehension of the real state of affairs in this Province may be avoided.

Finally, in the formal answer to the question submitted to us, and on the particular facts, I do, pursuant to s. 12 of the "Supreme Court Act, 1904," certify to His Honour the Lieutenant-Governor in Council that in my opinion said Rule 34 should be regarded as essentially a regulation for the working of coal mines, and therefore is within the powers of the Legislature of British Columbia.

RICHARD McBRIDE, Provincial Secretary.

Provincial Secretary's Office, 17th May, 1904.

LAND NOTICES.

Notice is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described wild pasture lands in Dixon Creek Valley, Kamloops District:—Commencing at a post marked "J. W. D. M.'s south-west corner," on the east line of pre-emption 1,289; north 80 chains; thence east 40 chains; thence south 80 chains; thence west 40 chains to point of commencement. Also commencing from post No. 1 of preceding lot south 80 chains; thence east 40 chains; thence north 80 chains; thence west 40 chains to commencement point.

J. W. D. McKAY.

April 18th, 1904.

my19

Notice is hereby given that, 60 days after date, I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following land, situate on the west side of Douglas Inlet, Coast District:—Commencing at a post marked "S. W. Post"; thence 20 chains due west; thence 80 chains due north; thence 20 chains east, more or less, to shore line; thence following the meanderings of the shore line to the point of commencement.

Dated May the 18th, 1904.

my19

W. J. VAUGHAN.

COAL PROSPECTING LICENCES.

TOTICE is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District:—Commencing at the south-east corner of W. B. Skillen's location; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to the point of commencement, containing 640 acres.

Dated 17th May, 1904.

my19

F. G. VERNON. Per L. M. C., Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District:—Commencing at the south-east corner of W. B. Skillen's location; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement, containing 640 acres.

Dated 17th May, 1904.

my19

A. W. JONES, Per L. M. C., Agent.

OTICE is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District :-

Commencing at the north-west corner of W. B. Skillen's location; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement, containing 640 acres.

Dated 17th May, 1904.

my19

RALPH H. L. WILSON, Per L. M. C., Agent.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District:

Commencing at the north-west corner of W. F. Madden's location; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the point of commencement, and containng 640 acres.

Pated 17th May, 1904.

my19

J. C. BRIDGEMAN, Per L. M. C., Agent.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Herritage of the state intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District:—Commencing at the north-west corner of L. M. Clifford's location; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains to the point of commencement; containing 640 acres. Dated 17th May, 1904.

WALTER WILLISCROFT. per L. M. C., Agent.

my19

OTICE is hereby given that, 30 days after date, I intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District :-

Commencing at the north-west corner of L. M. Clifford's location; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to the point of commencement; containing 640 acres.

Dated 17th May, 1904.

J. GRAY, per L. M. C., Agent.

COAL PROSPECTING LICENCES.

OTICE is hereby given that, 30 days after date, I intend to apply to the Hamiltonian intend to apply to the Hon. the Chief Commissioner of Lands and Works for a licence to prospect for coal and petroleum on the following described lands, situated on the Telkwha River, Range V., Coast District:

Commencing at the north-west corner of L. M. Clifford's location; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to the point of commencement; containing

Dated 17th May, 1904.

my19

H. P. BELL, Per L. M. C., Agent.

LAND REGISTRY ACT.

IN THE MATTER OF THE LAND REGISTRY ACT AND AMENDING ACTS,

-and-

IN THE MATTER OF THE TITLE OF THE ROCHE LAND COMPANY, LIMITED, TO LOT 230, GROUP I, NEW WESTMINSTER DISTRICT, AND ITS APPLICATION FOR A CERTIFICATE OF INDEFEASIBLE TITLE THERETO.

Certificate of Indefeasible Title to the above property will be issued to the Roche Land Company, Limited, on the 27th day of August, A. D. 1904, unless in the meantime a valid objection thereto be made to me in writing by a person claiming an estate or interest therein or to any part thereof.
J. L. G. ABBOTT,

District Registrar.

Land Registry Office, Vancouver, B. C., 13th May, 1904.

my19

TIMBER LICENCES.

TOTICE is hereby given that, 30 days after date, We intend to apply to the Chief Commissioner of Lands and Works, at Victoria, for special licences to cut and carry away timber from the following described tracts of land, situated in the West Kootenay

First Location—Commencing at a post planted on the Second West Fork of Wilson Creek, about 9½ miles from the main creek, marked "A. K., S. E. C."; thence west 40 chains; thence north 160 chains; thence east 40 chains; thence south 160 chains to point of commencement.

Located April 17th, 1904.

A. KENNEY.

Second Location—Commencing at a post planted on the Second West Fork of Wilson Creek, about 10 miles from the main creek, marked "J. J. C., S. W. C."; thence north 40 chains; thence east 160 chains; thence south 40 chains; thence west 160 chains to point of commencement.

Located the 17th day of April, 1904. my19 J. J. CALLAHAN.

OTICE is hereby given that, 30 days after date, I intend to make application to the Honourable the Chief Commissioner of Lands and Works for special licence to cut and carry away timber from the following described lands, situated on North Valdez Island, Sayward District:—Commencing at a stake planted 60 chains, more or less, in a westerly direction from the N. E. corner of Limit 2,937 on Okis Hollow Channel; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of commencement.

Dated this 16th day of May, 1904. THE PATERSON TIMBER CO.

NOTICE is hereby given that, 30 days after date, I intend to make application intend to make application to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in the West Kootenay District:— Commencing at a post planted on the west bank of Columbia River, at the mouth of Maloney Creek, Big Bend, and marked "N. T. Edwards' south-east corner post"; thence west 40 chains; thence north 160 chains; thence east 40 chains; thence south 160 chains to the place of commencement; containing 640

Dated this 24th day of March, 1904. N. T. EDWARDS.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in the West Kootenay District:—Commencing at a post marked "Ada Edwards' south-east corner," planted one-half mile up Maloney Creek, Big Bend; thence west 40 chains; thence north 160 chains; thence east 40 chains; thence south 160 chains to place of commencement; containing 640 acres.

Dated this 24th day of March, 1904.

my19

ADA EDWARDS.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief C intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and earry away timber from the following described lands in the West Kootenay District:—Commencing at a post planted on the west bank of Columbia River, three miles north of Maloney Creek, and marked "A. Payne's north-east corner"; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to place of commencement; containing

Dated this 24th day of March, 1904.

my19

A. PAYNE.

NOTICE is hereby given that, 30 days after date, I intend to apply to the Chief Committee date, I intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands in the West Kootenay District:—Commencing at a post planted on the west bank of Columbia River, about three and one-half miles south of Jordan Creek, Big Bend, and marked "Emma Payne's south-east corner"; thence west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to place of commencement; containing 640 acres.

Dated this 24th day of March, 1904.

my19

EMMA PAYNE.

NOTICE is hereby given that, 30 days after date, we, the undersigned intend we, the undersigned, intend to apply to the Chief Commissioner of Lands and Works for a special licence to cut and carry away timber from the following described lands, situated in North-West Kootenay:— Commencing at each of the several four posts grouped on the ridge or divide between Downie and Key Stone Creeks, and about two miles from the east bank of the Columbia River:

1. J. Dunn's post No. 1; thence running south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to place of commence-

2. J. Dunn's post No. 2; thence running east 160 chains; thence south 40 chains; thence west 160 chains; thence north 40 chains to place of commence-

Revelstoke, May 9th, 1904.

JOSEPH DUNN.

3. J. Larson's post No. 1; thence running east 160 chains; thence north 40 chains; thence west 160 chains; thence south 40 chains to place of commencement.

4. J. Larson's post No. 2; thence running west 80 chains; thence north 80 chains; thence east 80 chains; thence south 80 chains to place of commence-

Revelstoke, May 9th, 1904.

my19

JOHN LARSON.

MISCELLANEOUS.

TOTICE is hereby given that the undersigned have submitted to the Lieutenant-Governor in Council a proposal, under the provisions of the Rivers and Streams Act, for the clearing and removing of obstructions from the Columbia River and Upper Arrow Lake, at or about the point where said river empties into Upper Arrow Lake, near Arrowhead, West Kootenay, and for making the same fit for rafting and driving thereon logs, timber, lumber, rafts and crafts, and for erecting and maintaining booms for holding, sorting and delivering logs and timber brought down said river, and for attaching booms to the shores of said river and said lake for said purposes.

The lands to be affected by said work are lands of the Canadian Pacific Railway Company comprised within Lot 384, in Group one, on the official plan of Kootenay District, and vacant Crown lands.

The rate of tolls proposed to be charged are such as may be fixed by a Judge of the County Court of

Kootenay

my19

Dated May 16th, 1904.

EMPIRE LUMBER CO., LIMITED.

LAND NOTICES.

TOTICE is hereby given that, 60 days after date, I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described wild pasture lands in Louis Creek valley:—Commencing at a post marked "T. P. H.'s south-west corner"; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains to point of commencement, containing 640 acres, more or less.

April 18th, 1904.

T. P. HOWARD. my19

CERTIFICATES OF IMPROVEMENT.

CANBY, JENNINGS AND FISHER RIVER MINERAL CLAIMS.

SITUATE IN THE FORT STEELE MINING DIVISION OF EAST KOOTENAY DISTRICT. WHERE LOCATED-ON WOLF CREEK.

TAKE NOTICE that I, James A. Harvey, Free Miner's C rtificate No. B60,623, agent for John E. Humphreys, Free Miner's Certificate No. B60,625, Peter Jensen, Free Miner's Certificate No. B60,639, John Aldrich, Free Miner's Certificate No. B60,636, and Samuel Lewison, Free Miner's Certificate No. B60,635, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificates of Improvements.

Dated this 10th day of May, A.D. 1904.

my19

J. A. HARVEY.

BUNA VISTA MINERAL CLAIM.

SITUATE IN THE GREENWOOD MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—WELLINGTON CAMP.

TAKE NOTICE that we, John Rogers, Free Miner's Certificate No. B56,321, and Forbes M. Kerby, Free Miner's Certificate No. B55,491, intend, 60 days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 14th day of May, A.D. 1904.

my19

"REX" MINERAL CLAIM.

SITUATE IN THE VERNON MINING DIVISION OF YALE DISTRICT. WHERE LOCATED—ABOUT 41 MILES South-West of Vernon.

AKE NOTICE that I, Henry Seydel, Free Miner's Certificate No. B22,377, acting as agent for B. Young, Free Miner's Certificate No. B22,373; V. L. E. Miller, Free Miner's Certificate No. B22,360; H. G. Muller, Free Miner's Certificate No. B22,397; and A. Leishman, Free Miner's Certificate No. B22,398, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 37, must be commenced before the issuance of such Certificate of Improvements.

Dated this 14th day of May, A.D. 1904. HENRY SEYDEL.

VICTORIA, B. C.: Printed by RICHARD WOLFENDEN, I.S.O., V.D., Printer to the King's Most Excellent Majesty.